

DEKALB
WILLS
1900-1949
I-L

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SELECT WILLS OF DEKALB COUNTY, INDIANA

Vol. V R-S 676 - 862
Vol. VI T-Z 863 - 981

1900 - 1940'S VOLUME III (I - L)

THE FOLLOWING COUNTY OFFICIALS HAVE NOT BEEN INCLUDED IN THE NAME INDEX, WHICH BEGINS ON PAGE 982

RUTH WIDDECOMBE ANDERSON
JAMES ANGELONE
EDGAR ATKINSON
RALPH BRUCE
C. W. CAMPBELL
WILLIAM P. ENDICOTT
OAK HUSSELMAN
J. H. KNAUER
DAN M. LINK
CLARENCE McCLINTOCK
HOWARD MOUNTZ
HENRY SPRINGER
MURRAY A. STEELE
WALTER D. STUMP
CARL WALTER

An every name is included in each volume.

*Indexed by volunteers of the
Willennar Genealogy Center*
Audra Wilcoxson
2006

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1st COLUMN- NAME OF DECEASED
 2nd COLUMN- DATE WILL IS WRITTEN & WITNESSED
 3rd COLUMN- DATE WILL IS FILE FOR PROBATION
 4th COLUMN- PAGE NUMBER

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An every name is index is included in each volume.

Name of deceased is in CAPITAL LETTERS

Will of Jefferson W. Jackman

I, Jefferson W. Jackman, of Grant Township, DeKalb County, Indiana, being of sound mind and disposing memory, do hereby make, declare and publish this to be my last will and testament, hereby expressly revoking any and all wills by me heretofore made.

Item 1. I direct that all my just debts be paid.

Item 2. I give and devise to my beloved daughter Sadie O. Cherry my oak book case and cherry book case and my books.

Item 2. To my beloved grand daughter, Eldora, the daughter of my said daughter Sadie O. Cherry, I give and bequeath my Seth Thomas calendar clock.

Item 3. I give and bequeath to my beloved daughter in law Edna Jackman a copy of the History of DeKalb County, Indiana, and her choice of my two rocking chairs.

Item 4. To my beloved grand son Keith Jackman I give and bequeath my typewriter, gold pen, and B.W. Raymond watch.

Item 5. To my beloved son Ward Jackman I give and bequeath a picture of the house of representatives of the Assembly of 1901, and a cane.

Item 6. Certain have been given ~~me~~ by my daughter Sadie O. Cherry. I hereby forgive the debts represented by these notes and direct that my executor deliver up to said Sadie O. Cherry all of such notes.

Item 7. My said daughter Sadie O. Cherry has borrowed from my son Ward moneys at various times for which she has given said Ward her promissory notes. It is my will and I so direct that my son Ward forgive all of the debts represented by said notes and deliver said notes up to my said daughter.

Item 8. I give and devise to my beloved son Ward Jackman my farm, known as the west farm and being a part of the south-west quarter of section One (1), Township Thirty-Four North Range Thirteen East, in fee simple, subject, however, to the following charge; that if my wife Mary survive me said son shall provide my said wife with a comfortable home and kind attention during her life, and that he shall provide all necessary medical attention and other necessities for her and at her death provide her with a suitable resting place and pay her funeral expenses. This charge shall be against the land, and shall be binding upon the successors in title of my said son.

Item 8. I give and devise to my said son Ward Jackman a life estate for the life of my wife Mary in my farm known as the East farm, the same being a part of the south-east quarter of section one, township thirty-four north of range thirteen east.

Item 9. Subject to the estate for life in the said east farm which I have devised to my son Ward I give and devise a life estate therin to my said daughter Sadie O. Cherry. If my beloved wife should not survive me then and in that event the life estate of my said daughter shall commence at my death.

Item 10. I give and devise to grand daughter Eldora Cherry my farm known as the east farm and being the one above referred to be here in fee simple subject, how however, to the life estates granted therein in previous items.

Item 11. All the rest and residue of my estate, both real and personal and wherever situated I give, bequeath and devise to son Ward Jackman.

Item 12. I hereby appoint my son Ward Jackman executor of this will.

Item 13. I do not bequeath or devise my wife Mary any portion of my property because the provision I have made for her support is of much greater benefit to her and because she is unaccustomed to business transactions and I desire to protect her from the worry incident to managing property. We have a complete and satisfactory understanding about this, and the provision I have herein before made for her support is in lieu of all legal rights in any of my property.

Item 14. The provision made by me for my daughter Sadie I consider equitable in view of the lifting of the burden of indebtedness under which she rests and taking into consideration the burden of caring for his mother imposed upon my son Ward.

We hereby certify that on the 19th day of July, 1932 Jefferson W. Jackman, to us long well known, did in our presence sign the foregoing will and testament, and that said testator did at the time of subscribing said will at the close on the second page thereof also subscribe his name on the first page for identification. We further certify that we, the undersigned did at the request of said testator, and in his presence and in the presence of each subscribe our names thereto as witnesses.

Don M. Link
Chas. E. Miser.

State of Indiana, DeKalb County, ss:

BE IT REMEMBERED, That on the 24th day of November, 1932 Don M. Link personally appeared before Glenn Potter Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the clerk of said Court, testified as follows: That on the 19th day of July, 1932, he saw the said Jefferson W. Jackman, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Don M. Link and Chas. E. Miser in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Subscribed and sworn to before me this 24th day of November, 1932.
(SEAL) Glenn Potter
Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, ss:

I, Glenn Potter Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Jefferson W. Jackman has been duly admitted to Probate in said county, and proven by the testimony of Don M. Link one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 196 of the record of Wills of said county.
IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 24th day of November, 1932.

(SEAL)

Glenn Potter
Clerk DeKalb Circuit Court

LAST WILL AND TESTAMENT OF MINIE A. JACKMAN.

I, Minnie A. Jackman, of Auburn, DeKalb County, State of Indiana, in the name of the benevolent Father of All, being of sound mind and memory, do hereby make, publishe and declare this my last will, hereby revoking any and all wills by me heretofore made.

ITEM I. I direct that all my just debts, including the expenses of my last sickness and funeral be fully paid.

ITEM II. I direct my executor to erect a marker at my grave in the Waterloo Cemetery.

ITEM III. I hereby will and bequeath unto my sister Florence V. Gunn, of Auburn, Indiana, all my household goods and furniture.

ITEM IV. I hereby will and devise unto my said sister, Florence V. Gunn, the following described real estate situated in DeKalb County, State of Indiana, to-wit: The North one-half of Lot number 22m in the Original Plat of the town, now city, of Auburn, for and during her natural lifetime, only, and, on the death of my sister, Florence V. Gunn, it is my will that the said described real estate shall go to my brothers and sisters, viz: 1. Edith Hastings of Washington, Indiana; 2. Addie Reimer of Waterloo, Indiana; 3. Charles S. Jackman of Butte, Montana; 4. Harry S. Jackman of Milford, Michigan, equally share and share alike, absolutely and in fee simple.

ITEM V. All the rest and residue of my property and estate, including both real estate and personal property, of every kind and character whatsoever and wheresoever situated, I hereby will, devise and bequeath unto my said brothers and sisters, viz: Florence V. Gunn, Edith Hastings, Addie Reimer, Charles S. Jackman and Harry S. Jackman, equally, share and share alike, absolutely and in fee simple.

ITEM VI. I hereby nominate and appoint Orla Lee, the husband of my niece, Alice Reimer Lee, of Hamilton, Indiana, as executor of this will.

IN WITNESS WHEREOF, I have hereunto affixed my name and seal this 2nd day of April, 1930, At Auburn, Indiana.
Minnie A. Jackman. (SEAL).

Signed by said testatrix, Minnie A. Jackman, as her last will, in the presence of us, who, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as witnesses this 2nd day of April, 1930 at Auburn, Indiana.

Walter D. Stump
Ruth Widdicombe.

State of Indiana,
DeKalb County. . .ss.

BE IT REMEMBERED, That on the 29th day of March, 1930, Walter D. Stump, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the 1st, to, of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 2nd day of April, 1930, he saw the said Minnie A. Jackman, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said Walter D. Stump and Ruth Widdicombe, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Walter D. Stump
Subscribed and sworn to before me this the 29th day of March, 1930.
Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana,
DeKalb County. . .ss.

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Minie A. Jackman, has been duly admitted to Probate in said county, and proven by the testimony of Walter D. Stump, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at page 497 of the record of Wills of said county.

IN ATTENTION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this the 29th day of March, 1930.

Carl Walter, Clerk DeKalb Circuit Court.

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PEARL E. JACKSON

I, Pearl E. Jackson, a resident of Wilmington Township, DeKalb County, Indiana, being of sound mind and memory and realizing the uncertainties of life, do now make, publish and declare this instrument to be my last will and testament, hereby revoking any and all former wills by me heretofore made.

Item I.

I direct that all my just debts be first fully paid, including expense of last sickness and funeral.

Item II.

Subject only to the foregoing, I do hereby give, devise and bequeath all of my property, real, personal and mixed, of every kind and character and wheresoever situate, unto my beloved husband Hollis J. Jackson, in fee simple, absolutely and forever.

Item III.

In case my said husband Hollis J. Jackson does not survive me, then in that event I do hereby give, devise and bequeath all property of which I may die the owner, real, personal and mixed, of every kind and character and wheresoever situate, unto my husband's nephew Ford V. Jackson and his wife Vera Jackson, in equal shares, subject only to the payment by them to my husband's niece Edna Perkins of the sum of one hundred dollars, which amount I do hereby constitute a lien on any real estate I may own, until the same be paid.

I make this bequest and devise to the said Ford V. Jackson and Vera Jackson in token of my love and affection for them, in as much as I have no children of my own, and, in further consideration of the fact that they have kindly assisted my husband and myself in our declining years and I have every confidence that they will continue so to do during the remaining period of my life.

Item IV.

In case of necessity of necessity of administration upon my estate, I do hereby nominate and appoint Ford V. Jackson to be the executor of this my last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand and seal at my farm home in Wilmington Township, DeKalb County, Indiana, this 14th day of January, in the Year of Our Lord, One Thousand Nine Hundred Forty-three.

Pearl E. Jackson (SEAL)

The within and foregoing instrument has been signed, sealed, published and declared by the above subscribed Pearl E. Jackson as and for her last will and testament in our presence, and we have, at her request, in her presence, and in the presence of each other, signed the same as subscribing witnesses thereto, the day above written.

David R. Kosht

Donna F. Kosht

State of Indiana:

DeKalb County :

BE IT REMEMBERED, That on the 4th day of June 1949, David R. Kosht, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 14th day of January 1943, he saw the said Pearl E. Jackson, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said David R. Kosht and Donna F. Kosht in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

David R. Kosht

Subscribed and sworn to before me this 4th day of June 1949.

(Seal) Ralph W. Bruce
Clerk DeKalb Circuit Court

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Pearl E. Jackson has been duly admitted to Probate in said County, and proven by the testimony of David R. Kosht one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 10 at pages 41 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 4th day of June 1949.

(Seal) Ralph W. Bruce
Clerk DeKalb Circuit Court

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I, Faye Janke, of DeW alb County, Indiana, being of sound and disposing mind and memory, do make, declare and publish this, my last will and testament, hereby revoking any and all former wills heretofore by me made.

(1) I direct that my just debts and funeral expenses be first paid out of my estate; I further direct that in no event shall the funeral expenses exceed two hundred dollars (\$200.00, for it is my desire that my daughter Alma to have the benefit of my savings.

(2) I hereby appoint Mr. Charles Mutzfeld as executor of this my last will; further, I also appoint Mr. Charles Mutzfeld, the one and same person, as guardian for my daughter Alma Janke.

(3) I hereby bequeath to my sister Zelma Urie, now residing in Toledo, Ohio, the sum of twenty five dollars (\$25.00).

(4) I hereby bequeath to my friend Mr. Edward F. Horner of Butler, Indiana, a mission arm chair that is now part of my living room furniture. I further bequeath to Mr. Edward F. Horner, the sum of one hundred dollars (\$100.00).

(5) It is my direct command that the executor and guardian appointed by me in this will, refer all matters that may arise to James A. Angelone, Attorney-at-Law, Butler, Indiana; further, it is my direct command that James A. Angelone, the one and same person be employed by the executor or administrator of this my last will, as attorney for my estate.

(6) I hereby bequeath and devise all the rest of my personal property to my daughter Alma Janke, and devise to her all of my real property to her, subject to the control of the guardian according to law, until she attains the age of twenty one (21) years. Upon reaching the age of twenty-one years, then said guardian is to transfer all said property to my daughter Alma Janke.

(7) In the event at the time of my death, my daughter Alma Janke, entitled to my real and personal property, as provided in this will as to my estate, shall not have attained the age of twenty-one years, I give, bequeath and devise the real and personal property of my daughter Alma Janke, to Charles Mutzfeld, in trust and as guardian of my daughter Alma. Said guardian is to collect the rents and profits and income therefrom from my real estate; money deposits in U. S. Postal Savings at the Butler, Indiana, Post Office; to pay the net income during minority of my daughter for her welfare as to support and education. Upon Alma Janke attaining the age of twenty one years, then the guardian shall pay, deliver and transfer to my daughter Alma absolutely all personal and real property that is held in trust and be discharged from any further trust. In the event that my daughter Alma Janke shall fail to attain the age of twenty one years, then upon her death, to give said remaining property both real and personal to my sister Zelma Urie. In the event that Zelma Urie be dead, then to whoever would take according to the laws of descent of Indiana.

(8) It is my express wish that my daughter Alma keep unto herself the following property in memory of her mother who loves and prays that all may go well with her as she goes on through life; living-room furniture, mother's bed room furniture, all draperies, dishes, engraved glassware, all silverware, bedding, linen and the Norton electric washing machine. I ask all this of my daughter as a wish.

(9) It is my further desire that in the event that my daughter wishes to sell the rest of the personal property now mentioned in my request to keep, I direct that my daughter by her guardian to sell same for cash at public auction.

(10) I further direct that the appointed guardian to keep making payments on a life insurance policy for my daughter with the Prudential Insurance Company.

(11) As James A. Angelone knows of my wishes in the carrying out of this my last will, and because he drafted this will at my request, I direct that in whatever event or manner necessary, in case of dispute, refer all controversies to said James A. Angelone.

(12) The residue of my property of whatever kind, amount or location of same is bequeathed and devised unto my daughter Alma Janke.

In testimony whereof I have hereunto subscribed my name this twenty fourth (24) day of January, 1938 at Butler, Indiana.

Faye Janke

Testatrix.

Signed, sealed, published and declared by Faye Janke, the above named testatrix, as, and for her last will and testament, in the presence of us, at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses this 24th day of January 1938, at Butler, Indiana.

R. H. Mutzfeld Jesse O. Oberlin
Witnesses

State of Indiana, County of DeW alb. . .ss:

BE IT REMEMBERED, That on the 5th day of February, 1938, Jesse O. Oberlin personally a reared before the DeW alb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court testified as follows: That on the 24th day of January, 1938, he saw the said Faye Janke, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument, was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said Jesse O. Oberlin and R. H. Mutzfeld in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Jesse O. Oberlin.

Subscribed and sworn to before me this 5th day of February, 1938.

Carl Walter, Clerk DeW alb Circuit Court

(SEAL).

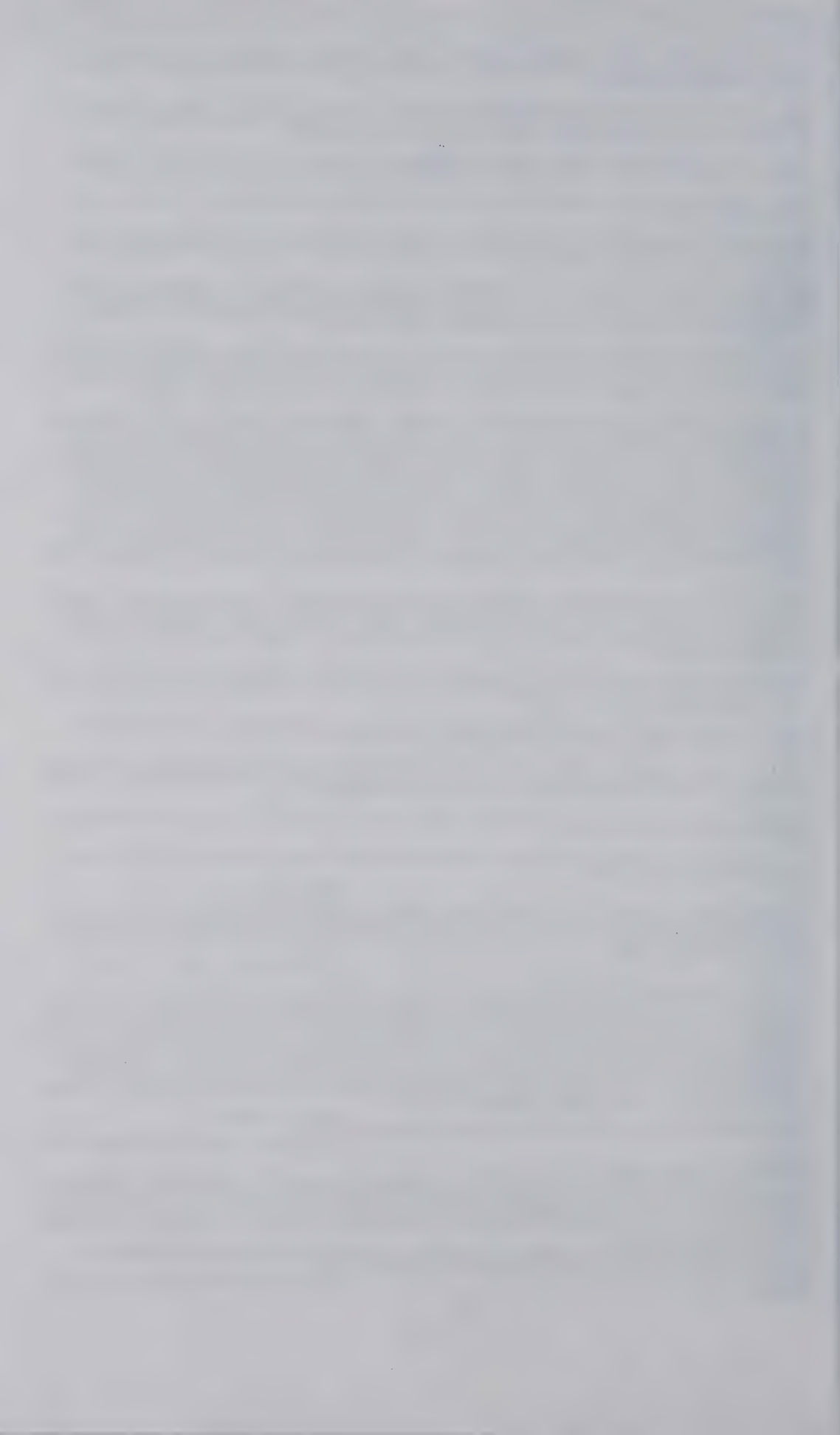
State of Indiana, County of DeW alb. . .ss:

I, Carl Walter, Clerk of the DeW alb Circuit Court, of said state do hereby certify that the annexed Will and Testament of Faye Janke has been duly admitted to Probate in said County, and proven by the testimony of Jesse O. Oberlin, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 5 at page 477 of the record of Wills of said county.

IN ATTESTATION WHEREOF, Ihereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of February, 1938.

Carl Walter, Clerk DeW alb Circuit Court

(SEAL).



BE IT REMEMBERED, That I, Bernard Jankowski, of Garrett, DeKalb County, State of Indiana, being of sound and disposing mind and memory and understanding, and considering the uncertainty of life, do therefore, publish and declare this to be my last Will and Testament, in manner and form following, that is to say.

Item: I order all my just debts and funeral expenses to be paid by my Executrix herein-after named as soon as conveniently may be after my decease.

Second: I give, devise and bequeath unto my beloved wife, Mary Jankowski, all my Estate, real personal or mixed, of whatever nature or kind or wheresoever situated at the time of my decease, and for her own uses whatsoever.

And Lastly: I do make, constitute and appoint my wife, Mary Jankowski to be the executrix and without the formality of giving and, in this my last will and Testament, hereby revoking any and all former will or Testament by me at any time heretofore made, and declaring this to be my last will and Testament.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal this the fourteenth day of October in the year of our Lord one thousand nine hundred thirty-five.

MY
Bernard Jankowski (SEAL).
MARK

Signed, sealed, published and delivered by the testator Bernard Jankowski above named, as and for, his last will and Testament, in the presence of us, who have hereunto, at his request subscribed our names in his presence, and in the presence of each other, as witnesses thereto.

Orval Woodrow McDanel (Witness)
P. A. Gengler (Witness)

State of Indiana, DeKalb County. . .ss:

BE IT REMEMBERED, That on the 27th day of September, 1938, Orval Woodrow McDanel, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, to testify as follows: That on the 14th day of October, 1935, he saw the said Bernard Jankowski, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said Orval Woodrow McDanel and P. A. Gengler, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind and not under any coercion or restraint, as the said deponent verily believes and further deponent saith not.

Subscribed and sworn to before me this the 27th day of September, 1938. Orval Woodrow McDanel

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, County of DeKalb. . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Bernard Jankowski, has been duly admitted to Probate in said county, and proven by the testimony of Orval Woodrow McDanel, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 6 at page 532 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 27th day of September, 1938. CARL WALTER, CLERK DEKALB CIRCUIT COURT.



I, Climeria Jeffers of DeKalb County, State of Indiana, do hereby make and constitute this to be my last Will and Testament, hereby revoking any and all wills heretofore by me made.

Item 1: It is my will that all of my just debts and funeral expenses be first paid out of my estate, the same to be paid out of any money on hand or personal property other than household goods. In case there is not enough money or personal property other than household goods for such purpose, it is my will that my real estate be sold and said balance of debts and expenses be paid out of the proceeds thereof. It is my will that my household goods be subjected to the payment of debts and expenses only after all other property is exhausted.

Item 2. Subject to the provisions of Item 1, I will, devise and bequeath to my step daughter, Susie Butler, all of my household goods.

Item 3. Subject to the provisions of Item 1, I will, devise and bequeath to my step children, Susie Butler, ~~and my step children, Linden Jeffers and Loren Jeffers, all of my personal property except my household goods.~~ Linden Jeffers and Loren Jeffers, all of my personal property except my household goods.

Item 4. Subject to the provisions of Item 1 of this my will, I will, devise and bequeath all of my real estate as follows, to-wit: To my sister, Elvora Fieldhouse, the undivided two sevenths thereof; to my sister, Adelia Wright, the undivided two sevenths thereof; to my nephew, Ray Treman the undivided one seventh thereof; to my niece, Laura Devinney the undivided one seventh thereof and to my nephew George Devinney the undivided one seventh thereof.

Item 5. I hereby nominate my brother-in-law, Alba Devinney to be Executor of this, my will.

In witness Whereof, I have hereunto subscribed my name this 13th day of March, 1933.

Climeria Jeffers

Signed by the Testatrix, Climeria Jeffers as and for her last will and testament in our presence, who at her request, and in her presence and in the presence of each other have hereunto set out names as witnesses.

Oak Musselman
Mary Lu Kiplinger.

State of Indiana, County of DeKalb, . .ss:

BE IT REMEMBERED, That on the 3rd day of February, 1937, Oak Musselman, personally appeared before the DeKalb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 13th day of March, 1933, he saw the said Climeria Jeffers, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent attested and subscribed by the said Oak Musselman and Mary Lu Kiplinger in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Oak Musselman.

Subscribed and sworn to before me this the 3rd day of February, 1937.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Climeria Jeffers has been duly admitted to Probate in said county, and proven by the testimony of Oak Musselman, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 447 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this the 3rd day of February, 1937.

Carl Walter, Clerk DeKalb Circuit Court.



F. A. Jenkins

I, F. A. Jenkins of DeKalb County, Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament hereby expressly revoking any and all wills heretofore made by me.

Item 1.

I direct that all my debts and funeral expenses be first paid out of my estate and if I have not erected a monument at our graves then I direct that my executor hereafter named shall proceed to have one erected and paid for out of my estate.

Item 2.

I give and bequeath unto my niece, Marie Dragoo the sum of One Hundred (100) Dollars to be hers absolutely.

Item 3.

I give and bequeath unto my niece Nellie Shapland the sum of One Hundred (100) Dollars to be hers absolutely.

Item 4.

All the rest and residue of my property, real and personal of every kind and character and wheresoever situated, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my nephew Fred Wilson, he to take and hold the same absolutely and in fee simple.

Item 5.

I hereby nominate and appoint my said nephew Fred Wilson Executor of this will.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 3rd day of May, 1945.

F. A. Jenkins

Subscribed by the said F. A. Jenkins in our presence, and by him declared to be his last Will, and attested by us as such at his request in his presence and in the presence of each other this 3rd day of May, 1945.

Eva M. Measley

Edgar W. Atkinson

State of Indiana
County of DeKalb....SS:

BY IT REVEREDLYED, That on the 5th day of November 1945 Edgar W. Atkinson personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 3rd day of May, 1945 he saw the said F. A. Jenkins, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Edgar W. Atkinson and Eva M. Measley in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 5th day of November, 1945.

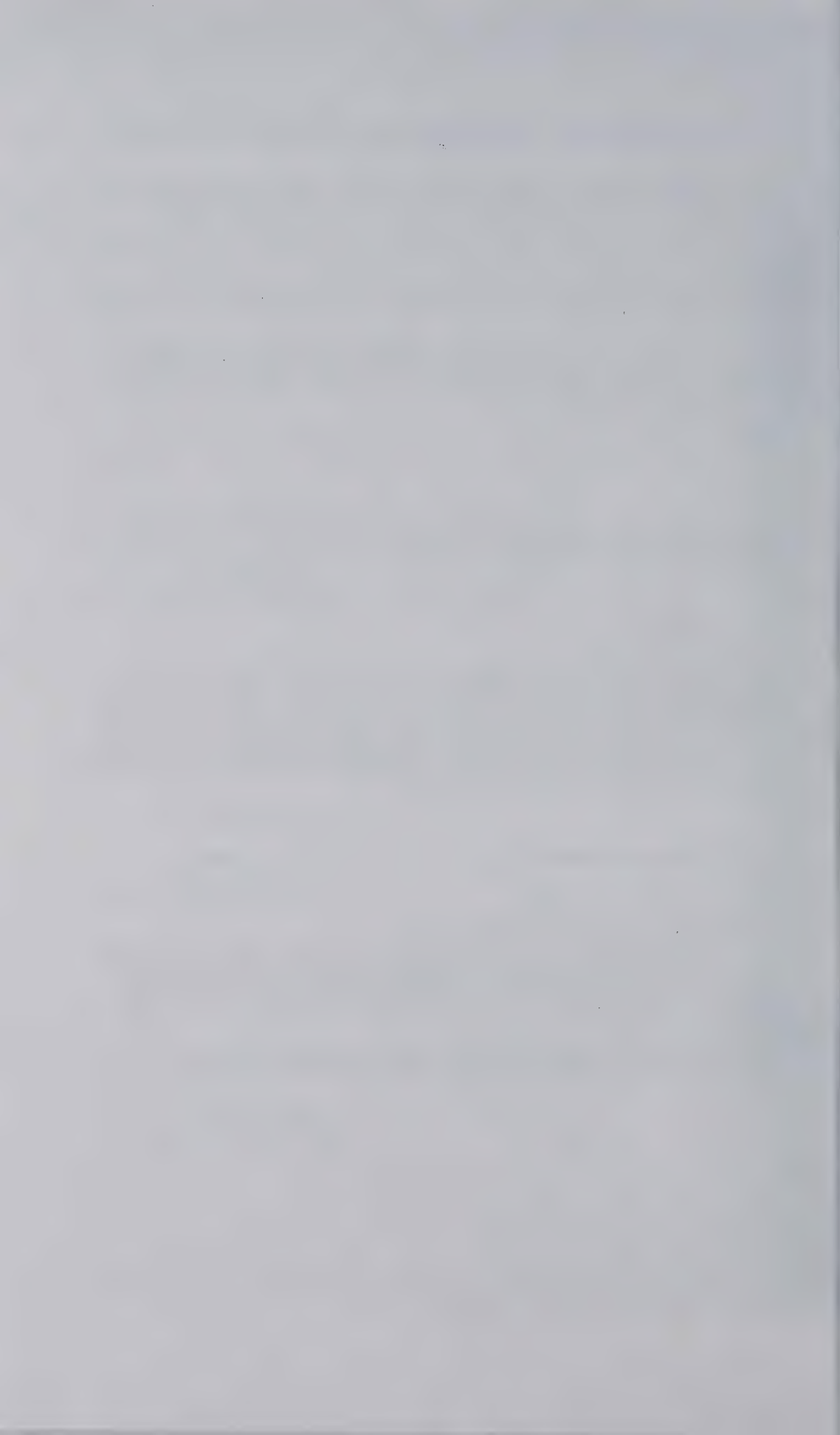
Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of F. A. Jenkins has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 417 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of November, 1945.

Murray A. Steele
Clerk DeKalb Circuit Court.



I, Olive Jennings being of the age of sixty nine years and being of sound mind and disposing memory, do hereby make, do-
clare and publish the following as and for my last Will and Testament, hereby revoking any and all former wills and
codicils thereto by me at any time made, in words and figures as follows, to-wit:

Item (1). It is my will that all of my just debts including the expense of my last sickness and burial shall be paid
out of the first proceeds of my estate.

Item (2). Subject only to item one (1) of this my will I give and devise to Jacob W. Jennings, my brother, all the per-
sonal property that I may own at the time of my death, the said personal property to be held by my said brother Jacob W.
Jennings absolutely and forever.

Item (3). To my brother Jacob W. Jennings, I give, devise and bequeath one half of my undivided interest in sixty four
(64) acres of land, more or less, situated in Section twenty one (21) Township Thirty Five (35) North, Range Fifteen (15)
West, in DeKalb County, State of Indiana, the said real estate to be held by my said brother Jacob W. Jennings in fee
simple, absolutely and forever.

Item (4). To my sister Eldora McCollan, I give, devise and bequeath one half of my undivided interest in the above de-
scribed real estate for and during the term of her natural life only; and after the death of my said sister Eldora McCollan,
I give devise and bequeath the said real estate to my brother Jacob W. Jennings the said real estate to be held by
him in fee simple, absolutely and forever.

Item (5). I hereby nominate and appoint Jacob W. Jennings to be the executor of this my last Will and Testament.

IN WITNESS WHEREOF, I, Olive Jennings, the Testatrix, have hereunto set my hand and seal on this the fifth day of April,
1938.

Signed by the said Testatrix, Olive Jennings, as her last Will, in the presence of us, who, at her request, and in her
presence, and in the presence of each other have hereunto subscribed our names as witnesses on this the fifth day of April
1938.

Olive Jennings.
Dr. R. H. Riddle
Charles W. Campbell.

State of Indiana,
County of DeKalb. . . ss:

BE IT REMEMBERED, That on the 11th day of January, 1938, Charles W. Campbell personally appeared before Carl Walter,
Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as
follows: That on the 5th day of April, 1938, he saw the said Olive Jennings, since deceased, execute the annexed in-
strument in writing as and for her last will and testament; that said instrument was, at the same time, at the request
of said testatrix, and with her consent, attested and subscribed by the said Charles W. Campbell and Dr. R. H. Riddle,
in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was,
at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily
believes; and further deponent saith not.

Subscribed and sworn to before me this the 11th day of January, 1938.

Charles W. Campbell.

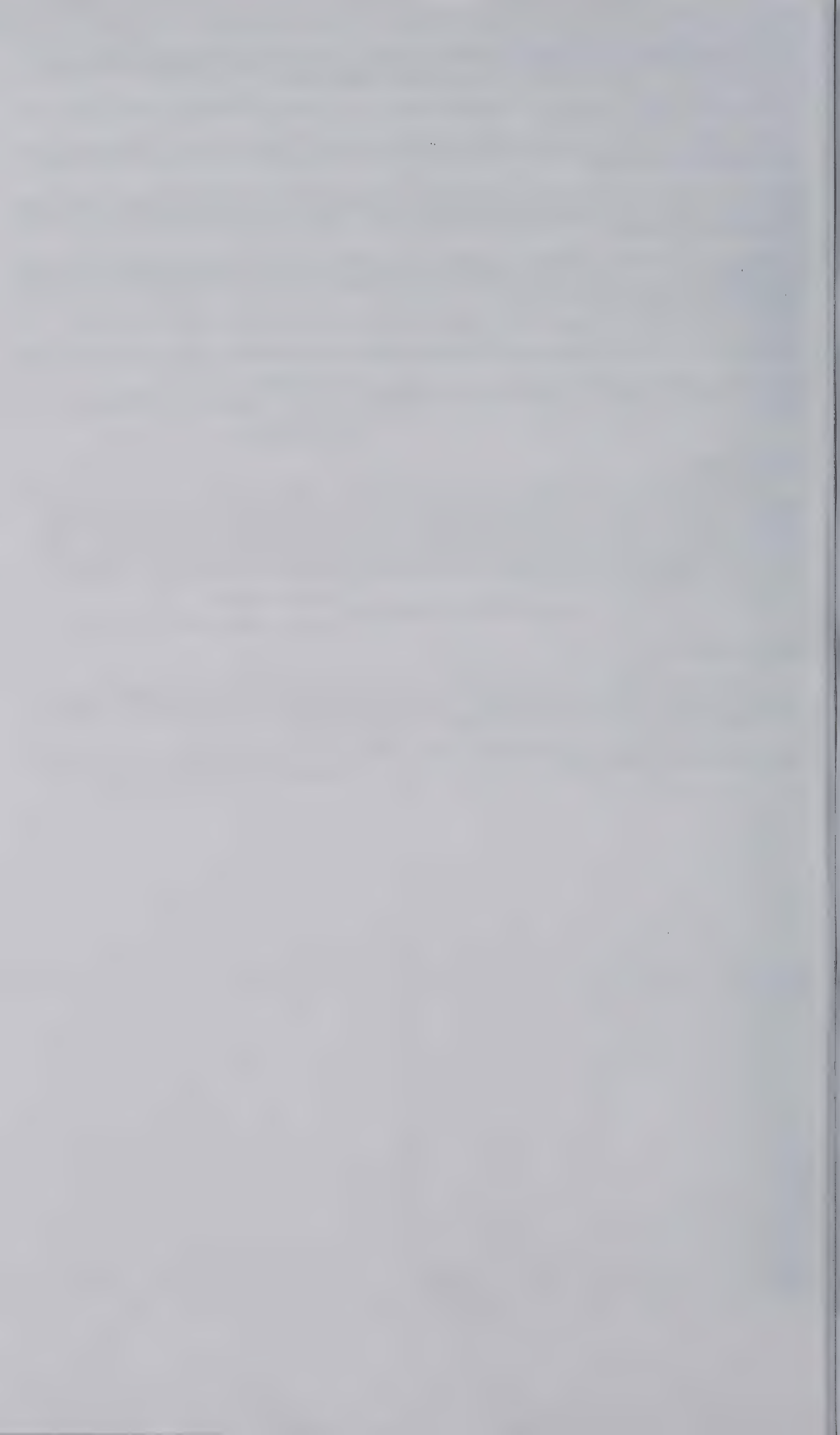
Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana,
County of DeKalb. . . ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said Court to do hereby certify that the annexed Will and Test-
ment of Olive Jennings, has been duly admitted to Probate in said county, and proven by the testimony of Charles W.
Campbell, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has
been recorded in Book No. 8 at page 493 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said
Court, this 11th day of January, 1938.

Carl Walter, Clerk DeKalb Circuit Court.



I, Fred A. Jensen a loyal resident of Garrett, Indiana, United States of America, now in the active military service as a Private (Army serial No. 35344033)-- in the Army of the United States, do hereby make, publish and declare this instrument as my last Will and Testament, in manner following, that is to say:

1. I hereby cancel, annul and revoke all wills and codicile by me at any time heretofore made;

2. I hereby give, devise, and bequeath to my Mother, Jenny Victoria Andre, now residing in Sundholmvej 5-3, Odensehagen, Denmark, all my estate and all of the property of which I may die seized and possessed, and to which I may be entitled at the time of my decease, of whatsoever kind and nature, and wheresoever it may be situated, be it real, personal, or mixed, absolutely;

3. I hereby nominate, constitute and appoint my friend, Charles S. Johnston, of 307 W. Quincy Street, Garrett, Indiana, United States of America, as my executor and request that he be permitted to serve without bond or without surety thereon;

4. I hereby authorize and empower my executor in his absolute discretion to sell, exchange, convey, transfer, assign, mortgage, pledge, invest or reinvest the whole or any part of my real or personal estate.

IN WITNESS WHEREBY, I have hereunto set my hand and seal to this my last WILL and TESTAMENT, at Shenango Personnel Replacement Depot, Vandergrift, Pa. this 29th day of September, 1943.

Fred A. Jensen

----- Fred A. Jensen - - - (SVAL)

Signed, sealed, published, and declared by the above named testator, Fred A. Jensen, to be his last Will and Testament in the presence of all of us at one time, and at the same time, we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid acts of execution at Shenango Personnel Replacement Depot, Vandergrift, Pa. this 29th day of September, 1943.

Harland R. Abbey Constableville, New York

Irving Luther 279 Bust St. Brooklyn, New York

Harland D. Iverson Brookings, S. Dakota

State of Indiana
County of DeKalb....SS: IN THE DEKALB CIRCUIT COURT
DEPOSED THURS 1943.

IN THE MATTER OF PROCEEDINGS IN THE DEKALB CIRCUIT COURT
PROBATE OF THE LAST WILL AND TESTAMENT OF FRED A. JENSEN, JR.
TESTAMENT OF FRED A. JENSEN, } DEPOSITION OF J.D.BRINKERHOFF, JR.
DEPOSED-- CAUSE NO. 5133. }

J. D. Brinkerhoff, Jr., being first duly sworn to testify the truth, the whole truth, and nothing but the truth, relating to said cause, deposes and says:

Examination by the Court.

Q. State your name to the Court.

A. J. D. Brinkerhoff, Jr.

Q. Where do you live, Mr. Brinkerhoff? (Answered, At 12 1/2 East King St., Garrett, Indiana.)

A. 12 1/2 East King St. Garrett, Indiana.

Q. You may state to the Court, Mr. Brinkerhoff, whether or not you were acquainted, during his life time, with the decedent Fred A. Jensen?

A. Yes sir.

Q. Are you acquainted with the signature of said decedent Fred A. Jensen?

A. Yes sir.

Q. I hand you an instrument offered for probate, purporting to be the Last Will and Testament of Fred A. Jensen and ask you to examine the signature of Fred A. Jensen thereto, and state to the Court whether or not you have so examined said signature?

A. Yes sir.



Q. Is said signature the true signature of Fred A. Jensen?

A. Yes sir.

Q. I will ask you to examine the names of the witnesses to said will of Fred A. Jensen and state whether or not in your opinion any of these witnesses are residents of the State of Indiana?

A. Not to my knowledge they are not.

J. B. Brinkhoff Jr.

Subscribed and sworn to before me this 19th day of September, 1945.

(SVAL)

Murray A. Steele
DeKalb Circuit Court.

State of Indiana

County of DeKalb, ss:

IN THE DEKALB CIRCUIT COURT
Subscribed and sworn to before me this 19th day of September, 1945

IN THE MATTER OF PROBATE OF THE LAST WILL AND
TESTAMENT OF FRED A. JENSEN,
DECALB, CAUSE NO. 5135.

DEPOSITION OF CHARLES S. JOHNSTON.

CHARLES S. JOHNSTON, being first duly sworn to testify the truth, the whole truth and nothing but the truth, relating to said cause, deposes and says:

Examination by the Court.

Q. State your name to the Court.

A. Charles S. Johnston.

Q. Where do you live, Mr. Johnston?

A. 307 W. Quincy St. Garrett, Indiana.

Q. You may state to the Court, Mr. Johnston, whether or not you were acquainted, during his life time, with the decedent Fred A. Jensen?

A. Yes, for twenty-three years.

Q. Are you acquainted with the signature of said decedent Fred A. Jensen?

A. Yes sir.

Q. I hand you an instrument offer for probate, purporting to be the Last Will and Testament of Fred A. Jensen and ask you to examine the signature of Fred A. Jensen, and state to the Court whether or not you have so examined said signature?

A. Yes sir.

Q. Is said signature the true signature of Fred A. Jensen?

A. Yes sir.

Q. I will ask you to examine the names of the witnesses to said will of Fred A. Jensen and state whether or not in your opinion any of these witnesses are residents of the state of Indiana?

A. Not to my knowledge they are not.

Charles S. Johnston

Subscribed and sworn to before me this 19th day of September, 1945.

(SVAL)

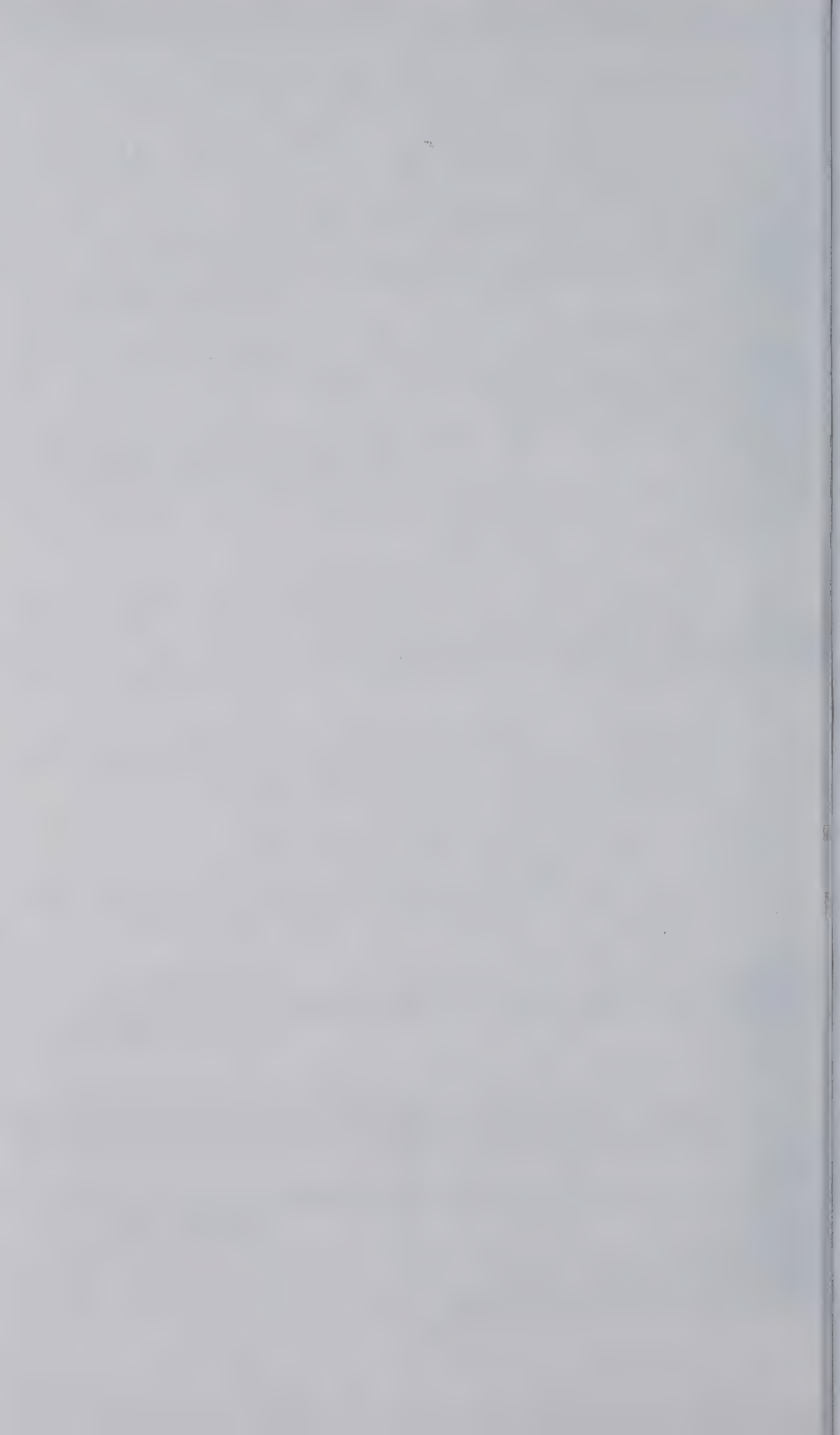
Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, ss:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Fred A. Jensen has been duly admitted to Probate in said county, and proven by the testimony of Charles S. Johnston & J. B. Brinkhoff Jr., who testify to the signature of testator, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 of page 412 of the record of Wills of said county.

IN ATTTESTATION WHEREUPON, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 19th day of September, 1945.

Murray A. Steele
DeKalb Circuit Court.



LAST WILL AND TESTAMENT OF REBECCA JETMORE

I, Rebecca Jetmore, of Auburn, DeKalb County, Indiana, do hereby make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

Item 1. It is my will, that after my death, all my just debts including the expense for my care during my last illness, funeral expenses and an amount to be expended for a monument to be placed at my grave suitable to my condition be all fully paid from my estate, and the sums necessary to defray all said expenses are hereby made a charge and lien upon my estate.

Item 2. Whereas, I have heretofore made financial advances to each of my children, excepting John W. Murr, now therefore to equalize the distribution of my estate, I do hereby give to the said John W. Murr, in addition to whatever sum I may hereafter give to him the sum of One Hundred (\$100.00) Dollars.

Item 3. After all the charges named in Item 1. of this my said will have been fully provided for, and the said sum of One Hundred (\$100.00) Dollars, given to John W. Murr, in Item 2 have been paid to the said John W. Murr, then it is my will and I do hereby give, devise and bequeath to my children, namely: Sarah M. Grise, Samuel F. Murr, John W. Murr, Peter Murr, Lydia M. McCue, Daniel M. Jetmore, each an undivided one seventh. And to the children of my deceased son, George, an undivided one seventh, each to share an equal undivided one third of the said undivided one-seventh of all the property of which I may die seized, both real and personal, Provided, however, that from the share hereby bequeathed to the children of my deceased son, George, my executor hereinafter named shall buy and pay and cause to be erected at the grave of my deceased son George, a suitable marker for his grave and this shall be a direct charge upon the share so bequeathed to the children of my said deceased son. Further, provided, however, that in event I should survive my daughter Lydia M. McCue, then it is my will that the share which I have heretofore devised and bequeathed to my said daughter, Lydia M. McCue, shall go to her children, namely: Walter Shutt, May Shutt, Karl Shutt, Daniel Shutt, Betty McCue and Carl McCue, equally share and share alike.

I hereby nominate and appoint my son, Samuel F. Murr, as Executor of this my last Will and Testament.

In Witness Whereof, I have hereunto set my hand and seal this 17 day of June, 1925.

Rebecca Jetmore

Signed by the said Rebecca Jetmore, and acknowledged by said Rebecca Jetmore, to be her last Will and Testament in our presence, who have signed as witnesses in her presence and in the presence of each other, this 17 day of June, 1925.

Dorcas F. Sherer

Otto D. Sherer

Witnesses

STATE OF INDIANA }
DeKalb County } 85

BE IT REMEMBERED, That on the 12th day of January 1927 Otto D. Sherer personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 17th day of June 1925, he saw the said Rebecca Jetmore, since deceased, execute the annexed instrument in writing, and for her last will and testament; that said instrument was, at the same time, at the request of said testatrix, and at her request, attested and subscribed by the said Otto D. Sherer and Dorcas F. Sherer in the presence of said testatrix and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Otto D. Sherer

Subscribed and sworn to before me this 12th day of January 1927.

(Seal)
State of Indiana, DeKalb County, SS:

J. H. Knauer
Clerk DeKalb Circuit Court.

I, J. H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Rebecca Jetmore has been duly admitted to Probate in said county, and proven by the testimony of Otto D. Sherer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at pages 410 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 12th day of January 1927.

(Seal)

J. H. Knauer
Clerk DeKalb Circuit Court.

(over)



FIRST CODICIL TO THE WILL OF REBECCA JETMORE

I, Rebecca Jetmore, hereby make, publish and declare this to be a codicil to my last Will and Testament, to-wit:

Whereas, since the execution of the above will, John W. Morris one of the above named devisees, has been obliged to pay to one Martha Kiblinger the sum of Fifty Dollars (\$50.00) as surety on a note given by Peter Morris, to said Martha Kiblinger. Now, therefore, it is my wish that the said sum of Fifty Dollars (\$50.00) together with interest at the rate of six per cent. from the time said note was paid until the date of my decease shall be and hereby is made by me and my executors and administrators the share I have above devised and bequeathed to the said Peter Morris, and after my decease it is my wish that if the said Peter Morris has not paid the amount due on said note with interest to the said John W. Morris, then my executors is hereby charged to deduct said amount from the share so bequeathed to said Peter Morris, however, if the said Peter Morris shall have paid said amount to the said John W. Morris, before my decease, then this codicil shall be null and void.

The said testator further declares it is her wish that any note or notes which she has already signed or may sign hereafter as surety for any of the above named devisees or legatees, which shall be unpaid or may become a charge against her estate shall be first deducted from the shares of the makers of said notes.

In Witness Whereof, I have hereunto set my hand and seal, this 24th, day of December, A.D. 1926.

Rebecca Jetmore (Seal)

Signed and acknowledged by Rebecca Jetmore, of Auburn, Indiana, in our presence, as and for her codicil to her last will and testament, and signed by us as subscribers, witnesses in his presence and at his request and in the presence of each other, all on this 24th day of December, 1926.

Chas. O. Borst

Neva Beatty
Witnesses.

STATE OF INDIANA)
DeKalb County) is

BE IT REMEMBERED, That on the 12th day of January 1927 Neva Beatty personally appeared before the DeKalb Circuit Court, of the state of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 24th day of December 1926, she saw the said Rebecca Jetmore, since deceased, execute the annexed instrument in writing as and for a codicil to her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Neva Beatty and Charles O. Borst in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Neva Beatty

Subscribed and sworn to before me this 12th day of January 1927.

J.H. Knauer
Clerk DeKalb Circuit Court.

(Seal)

State of Indiana, DeKalb County, 1927.

I, J.H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed codicil to the Will and Testament of Rebecca Jetmore has been duly admitted to Probate in said county, and proven by the testimony of Neva Beatty one of the subscribing witnesses thereto; and that a complete record of said codicil and the proof thereof, has been recorded in Book No. 7 at page 411 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 12th day of January, 1927.

(Seal)

J.H. Knauer
Clerk DeKalb Circuit Court

Eli John.

I, Eli John of DeKalb County, Indiana, being of sound and disposing mind and memory do make, publish and declare this to be my last Will and Testament, hereby expressly revoking any and all Wills heretofore made by me.

Item 1st. I direct that all my just debts and funeral expenses be first paid out of my estate.

Item 2nd. All the rest and residue of my property, personal and real, of every kind and character and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my sister, Cora Till she to have and to hold the same absolutely and in fee simple.

Item 3rd. I hereby nominate and appoint my said sister Cora Till executrix of this Will.

In Witness Whereof I hereunto subscribe my name this 22nd day of December, 1927.

Eli John

mark

Subscribed by the said Eli John in our presence, and by him declared to be his last Will and subscribed by us as witnesses in his presence at his request and in the presence of each other this 22nd day of December, 1927.

Johanna Kammeyer

Edgar W. Atkinson

State of Indiana,
DeKalb County

BE IT REMEMBERED, That on the 28th day of September, 1932, Edgar W. Atkinson, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of December, 1927, he saw the said Eli John, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Edgar W. Atkinson and Johanna Kammeyer, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 28 day of September, 1932.

Glenn Potter

Clerk DeKalb Circuit Court.

State of Indiana,
DeKalb County

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Eli John has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson, one of the subscribing witnesses to said instrument, and that a complete record of said will and the proof thereof, has been recorded in Book No. 3 at page 139 of the record of wills of said county.

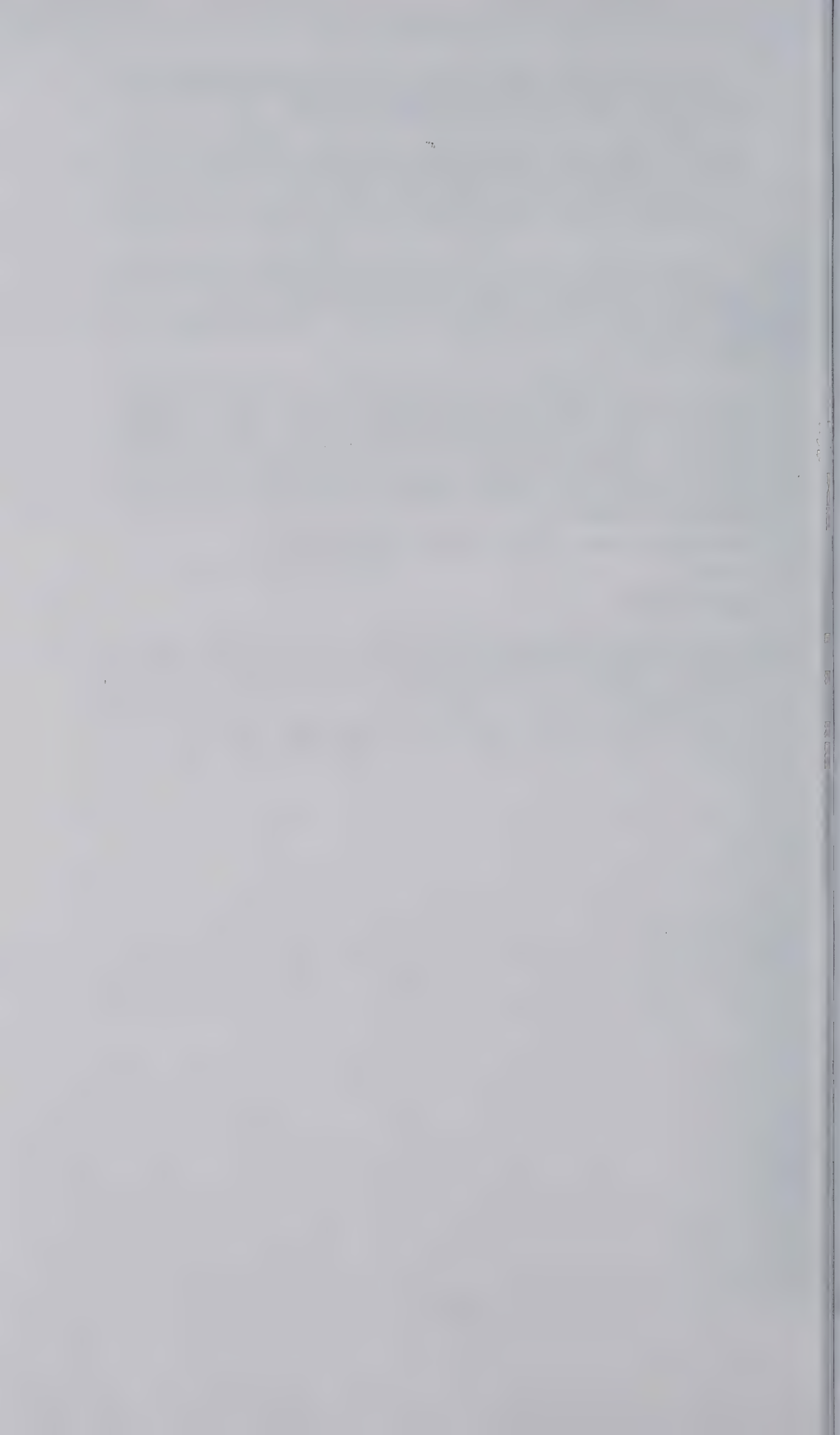
IN ATTESTATION WHEREOF I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 28 day of September, 1932.

Glenn Potter

Clerk DeKalb Circuit Court.

(Seal)

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DORCAS S. JOHNSON

I, Dorcas S. Johnson, now residing near Auburn, DeKalb County, Indiana, and being of sound mind and disposing memory, do hereby make, constitute and declare the following to be my last will and testament;

1.

I desire all my just debts and funeral expenses to be paid.

2.

I give and bequeath to my grand son Howard Johnson, the son of my deceased son Roscoe Johnson, the sum of one Dollar.

3.

All the rest and residue of my property, both real and personal, I give, bequeath and devise to my three daughters, to-wit: Edna Haifley, Mabel Woolever and Ethel Ronzecker, in fee simple, and share and share alike.

4.

I nominate my son in law Charles Haifley to be the executor of this will.

Witness my hand this 10th day of August, 1946.

Dorcas S. Johnson

Signed by Dorcas S. Johnson and declared by her to be her last will and testament in our presence, and signed by us as witnesses at her request and in her presence and in the presence of each other all on the day above written.

Marian Gibford

Dan M. Link

Witnesses.

State of Indiana
County of DeKalb.....SS:

BE IT REMEMBERED, That on the 18th day of March, 1947 Marian A. Gibford personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 10th day of August, 1946, she saw the said Dorcas S. Johnson, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Marian Gibford and Dan M. Link in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Marian Gibford

Subscribed and sworn to before me this 18th day of March, 1947.

(SAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Dorcas S. Johnson has been duly admitted to Probate in said county, and proven by the testimony of Marian Gibford one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 503 of the record of Wills of said county.

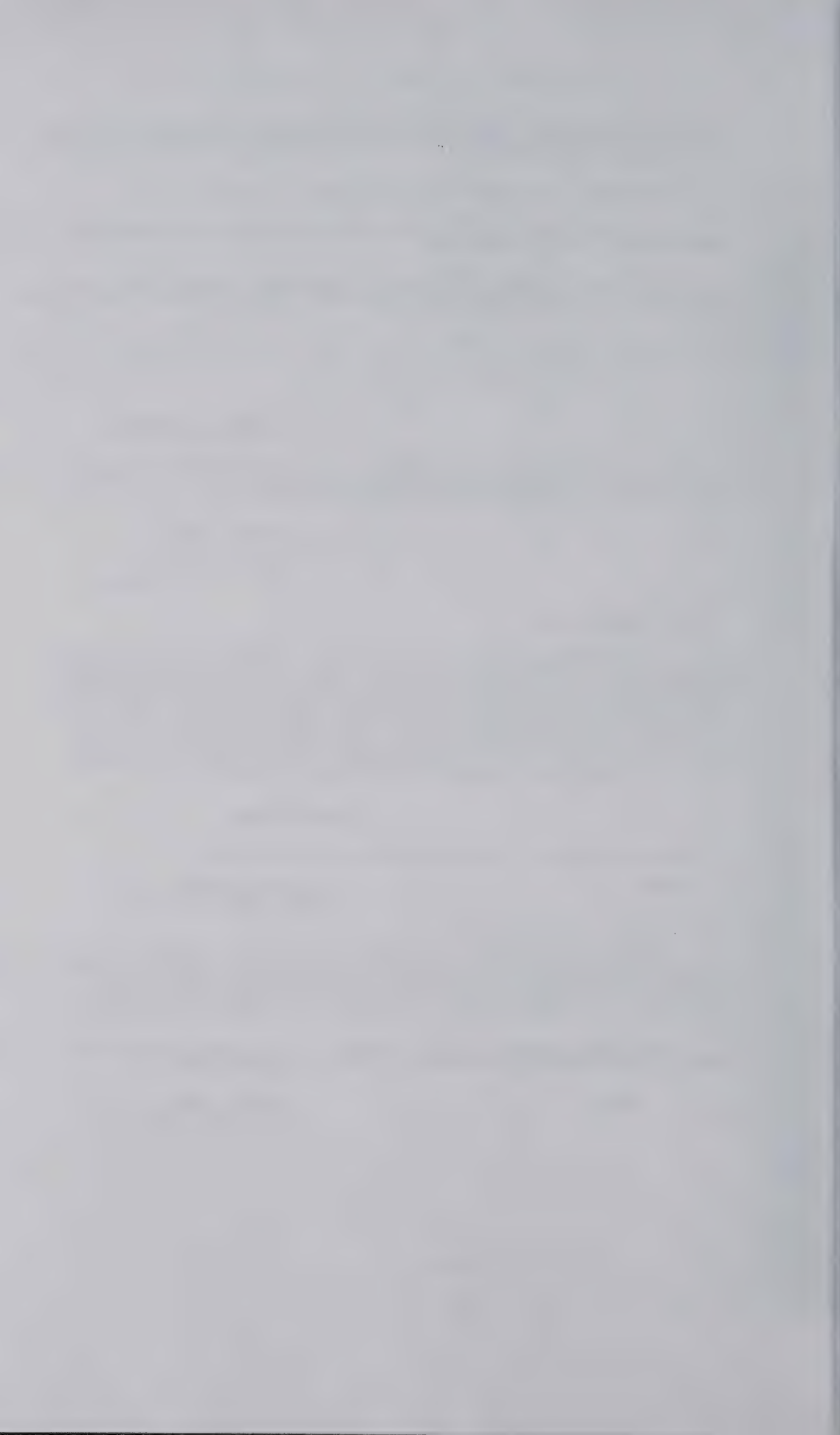
IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 18th day of March, 1947.

(SAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

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HENRY E. JOHNSON

I, Henry E. Johnson of the Town of Butler, in Butler, in DeKalb County, in the State of Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking all Wills and Testaments heretofore made by me.

Item 1.

I, hereby direct my Executrix hereinafter named to pay all my just debts and expense of my last illness out of the first proceeds of my estate.

Item 2.

I hereby give and bequeath to my beloved wife, Martha E. Johnson, all of my personal ~~property~~ estate whatsoever and wheresoever situate, including my funeral equipment, automobiles and funeral business, absolutely and forever and unconditionally.

Item 3.

I have omitted to provide for my said children, namely, Harold W. Johnson and Lorna Cahagan for the reason that it is my intention that they take nothing ~~under this~~, my last Will and Testament, and such omission is intentional and not occasion by any mistake whatsoever.

Item 4.

I hereby nominate and appoint my beloved wife, Martha E. Johnson, sole Executrix of this my last Will and Testament.

In Witness Whereof, I have hereunto set my hand and subscribed my name to this my last Will and Testament this 9th day of January, 1946.

Henry E. Johnson

Signed, sealed, published and declared by Henry E. Johnson, the above named Testator, as and for his last Will and Testament, in the presence of us, who at his request, and in his presence and in the presence of each other, have hereunto subscribed our names to this said last Will and Testament, as subscribing witnesses, this 9th day of January, 1946.

James A. Angelone
Witness

Butler, Indiana.

James B. Hoppel
Witness

Port Wayne, Indiana.

State of Indiana
DeKalb County, SS:

BE IT REMEMBERED, That on the 8th day of July, 1948, James A. Angelone, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 9th day of January, 1946, he saw the said Henry E. Johnson, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said James A. Angelone and James B. Hoppel in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

James A. Angelone

Subscribed and sworn to before me this 8th day of July, 1948.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

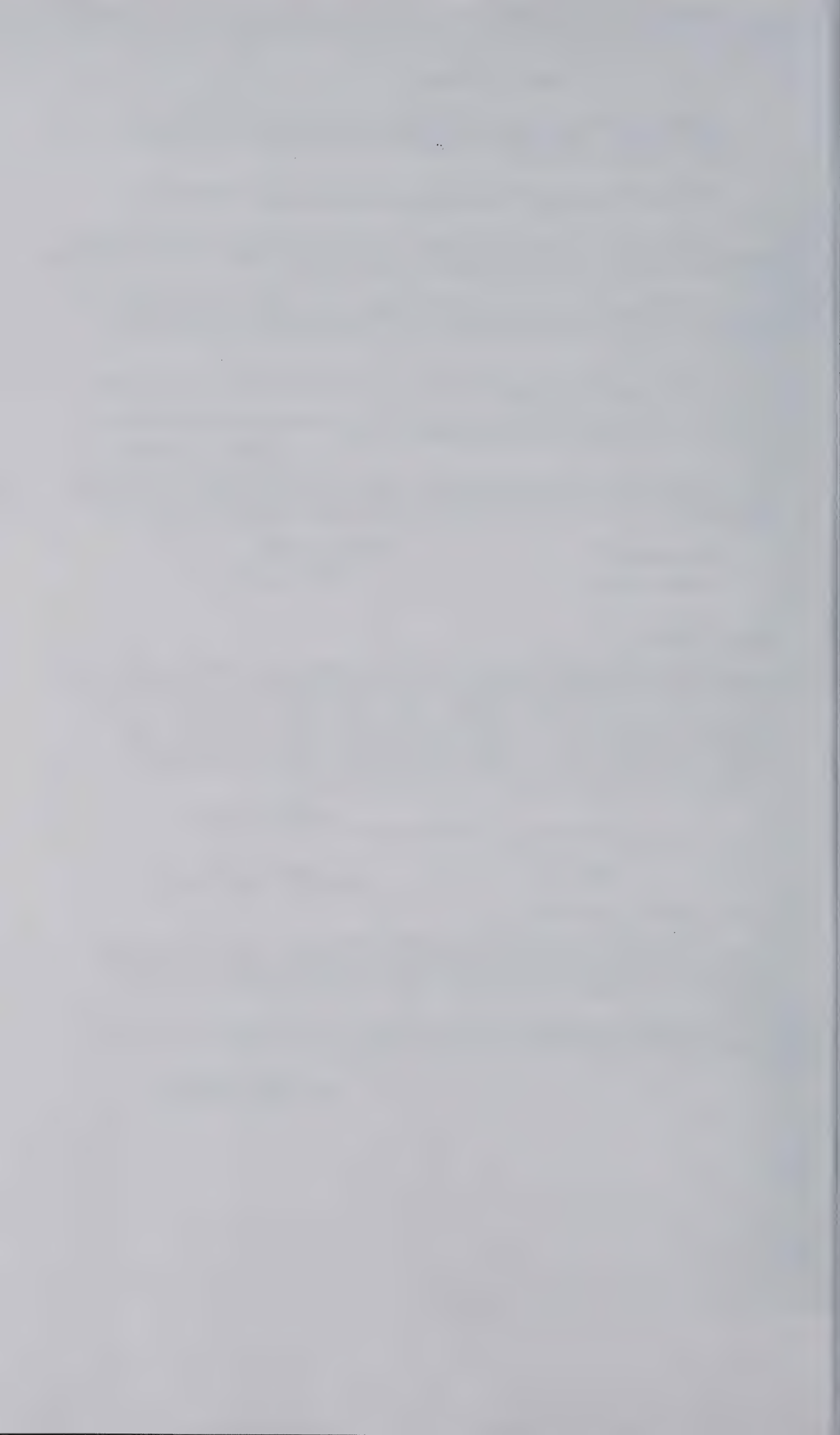
STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Henry E. Johnson has been duly admitted to Probate in said county, and proven by the testimony of James A. Angelone one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 589 of the record of Wills of said county.

IN TESTIMONY WHEREOF, I hereby subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 8th day of July, 1948.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.



6-20-1946
SAMUEL D. JOHNSTON

I, Samuel D. Johnston, hereby make, publish and declare this my last will and testament.

I, I give, devise and bequeath to my children, Paul Johnston, Pauline Jautz, Beuford Johnston, Bernadetta McDowell and Julia Schulthess, all of the property, real and personal, of which I shall die possessed, share and share alike.

II. I nominate and appoint my son Beuford Johnston, as Executor of this Will.

In Witness whereof I have hereunto set my hand and seal this 20th day of December, 1945.

Samuel D. Johnston

We, the undersigned, hereby certify that the above named Samuel D. Johnston signed and executed the foregoing instrument, as his last will and testament, in our presence this 20th day of December, 1945, and we have, at his request and in his presence and in the presence of each other, hereunto set our hands and seals as witnesses to the execution of said will on said date.

H. W. Mountz

Herman Storn

State of Indiana
County of DeKalb.....SS:

BE IT REMEMBERED, That on the 6th day of January, 1946, H. W. Mountz personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 20th day of December, 1945, he saw the said Samuel D. Johnston, since deceased, execute the aforesaid instrument in writing and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said H. W. Mountz and Herman Storn in the presence of said testator, and of each other, as subscribing witness thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

H. W. Mountz

Subscribed and sworn to before me this 6th day of January, 1946.

(SEAL)

Murray A. Steele

Clerk DeKalb Circuit Court

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Samuel D. Johnston has been duly admitted to Probate in said county, and proven by the testimony of H. W. Mountz one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9 at page 550 of the record of Wills of said county.

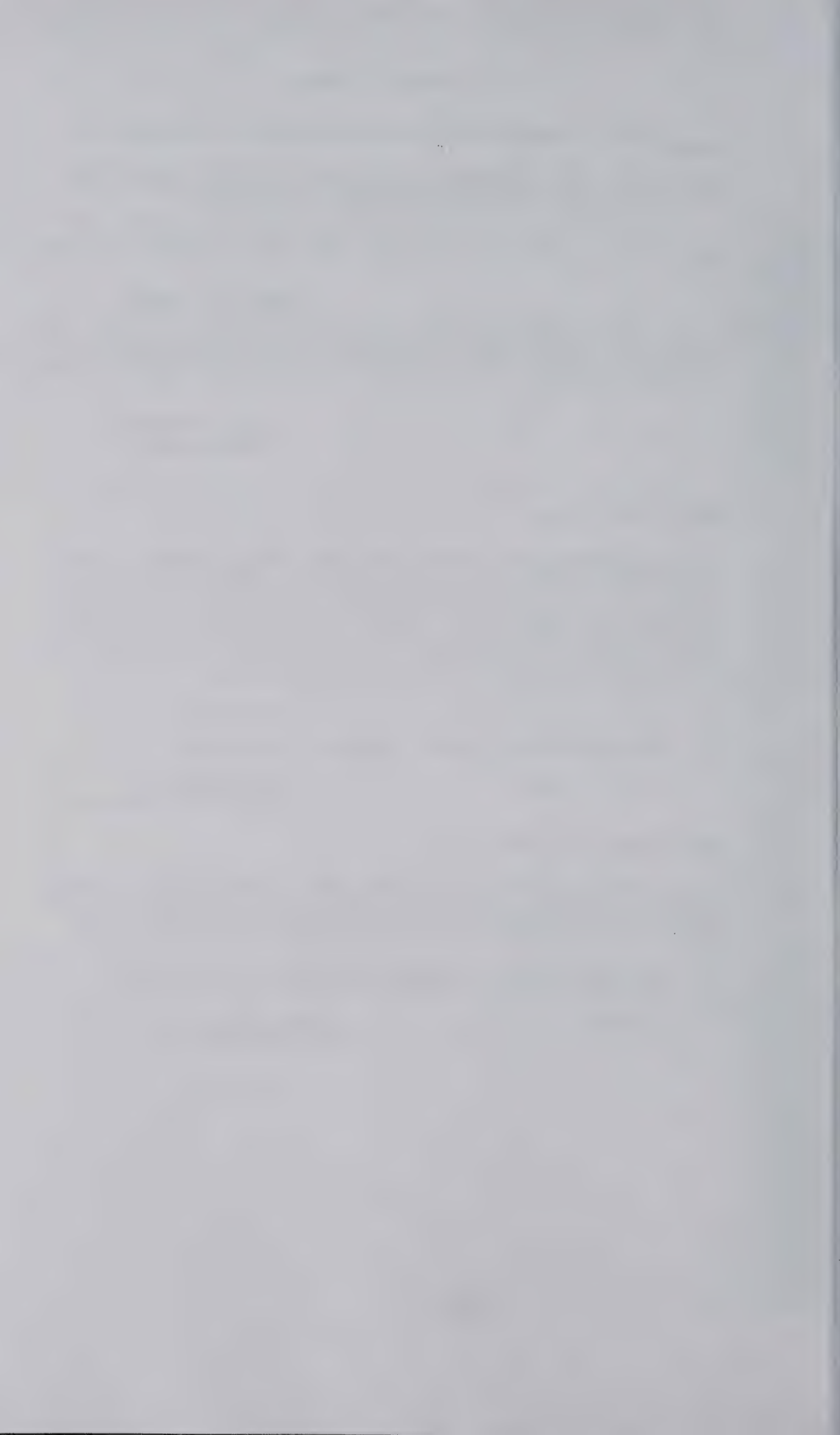
IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 6th day of January, 1946.

(SEAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

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Last Will and Testament of William D. Johnston and Mary Elizabeth Johnston, husband and wife.

I William D. Johnston and I Mary Elizabeth Johnston, his wife, of Concord Township, County of DeKalb and State of Indiana, mindful of the uncertainty of human life, do make, publish and declare this our last will and testament in the manner following.

- 1st. After our just debts and funeral expenses have been settled for, we give and bequeath to our daughter Jessie the sum of Five Hundred (\$500) Dollars for special care and nursing rendered by her during sickness.
- 2nd. It is our mutual request and desire, one with the other that in the event of the death of either of us the remaining one shall have full and absolute possession and control of all property both real and personal during the life time of the surviving one.
- 3rd. We would also request and desire that a suitable monument be provided for out of our estate to mark our last resting place.
- 4th. It is our desire and request that after the provisions of this will have been fully complied with that whatsoever amount remains of our estate, the same shall be divided equally among our three children.
- 5th. We would desire that our sons Simpson and Chastine act as executors of this will without bonds.

In witness whereof we have hereunto set our hands and seals this 25th day of August, 1920.

W. D. Johnston. (Seal.)
Mary Elizabeth Johnston. (Seal.)
Her mark witnessed by Fred B. Leighty. (Seal.)
Rolla Wiers. (Seal.)

Signed, published and declared by said testators to be their last will and testament in the presence of us who have signed our names at their request as witnesses in their presence and in the presence of each other.

Fred B. Leighty, St. Joe, Ind.
Rolla Wiers, St. Joe, Ind.

State of Indiana, } ss:
DeKalb County, }

BE IT REMEMBERED, That on the first day of February 1924 Fred B. Leighty personally appeared before E. A. McClintock, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 25th day of August, 1920, he saw the said W. D. Johnston and Mary Elizabeth Johnston, since deceased, execute the annexed instrument in writing as and for their last will and testament; that said instrument was, at the same time at the request of said testator and with their consent, attested and subscribed by the said Fred B. Leighty, and Rolla Wiers, in the presence of said testators, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Fred B. Leighty.
Subscribed and sworn to before me, this 1st. day of February, 1924.
E. A. McClintock,
Clerk DeKalb Circuit Court.

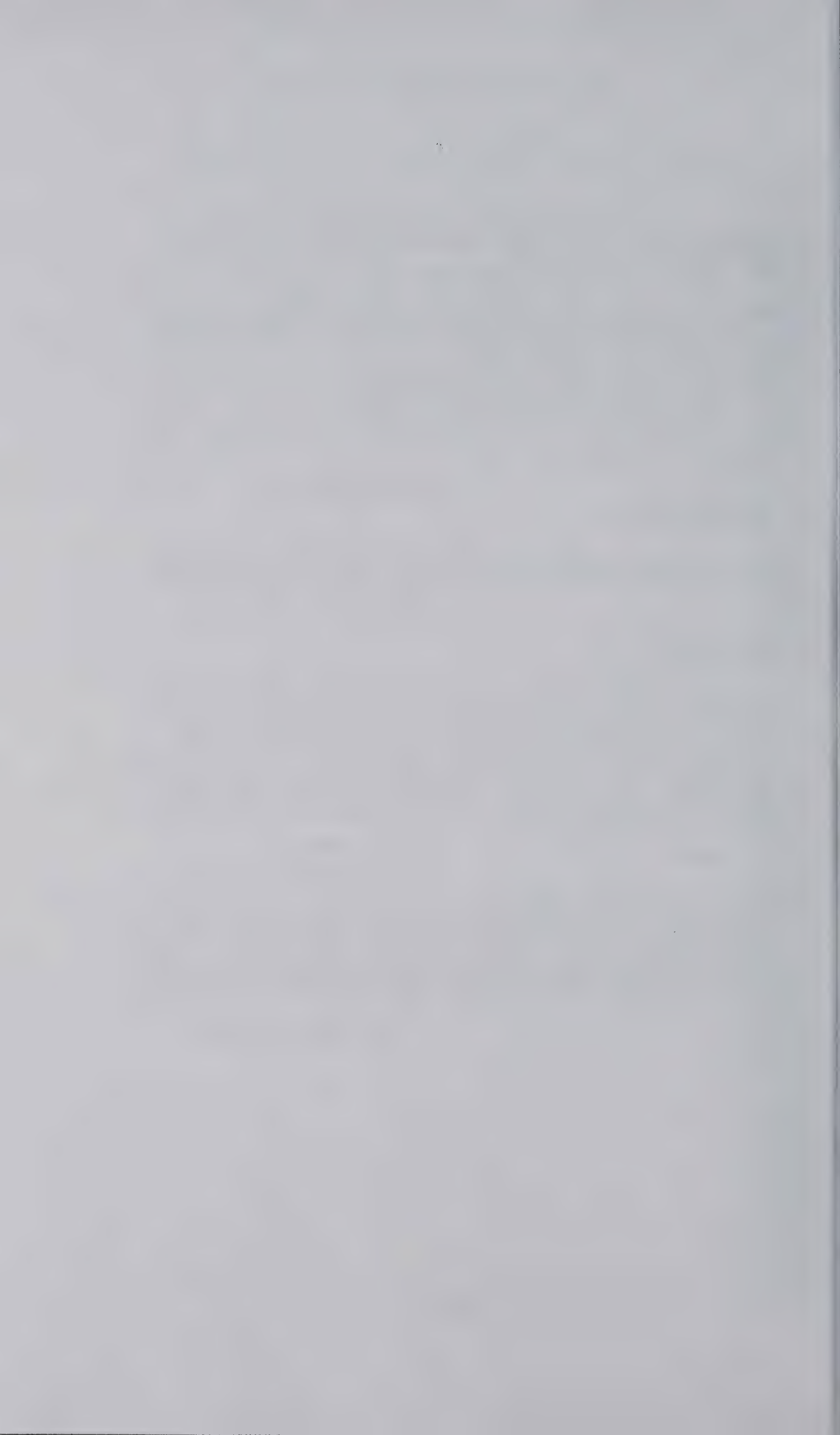
State of Indiana, DeKalb County, ss:

I, E. A. McClintock, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the named Will and Testament of W. D. Johnston and Mary Elizabeth Johnston, has been duly admitted to Probate in said County, and proven by the testimony of Fred B. Leighty, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been received in Book No. 7 at page 193 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this first day of February, 1924.

E. A. McClintock,
Clerk DeKalb Circuit Court.

(Seal.)



St Joe Ind 4/8/1922

to all it may concern, I W.D. Johnston Bequeath and convey all of my Personal property and Real Estate to Simpson and Ethel Johnston and Dessa Milliman, after all debts is Paid and amount erected and 100.00 dollars to Violet Wyett, one hundred May Meister, the Balance to divided Equal Share and Sharro alike. Desses Millimans to be left in the hands of the administrator to be paid to her for her benefit and hers only, with Simpson and Chastine Johnston as Administrators without Bonds.

All former wills and bequeaths in hims by annulled

William D. Johnston

this the 8th day of April/1922

Violet and May Meister for Speciel care during Sickness

By the request of Mr. D. Johnston the testator of the will hereto, we the undersigne d do hereby subscribe our names as witnesses this 10th day April A.D.1922

S.S. Widney, St. Joe, Ind.

Wm S. Quance, St. Joe, Ind.

State of Indiana

DeKalb County SS

BE IT REMEMBERED, That on the 19 day of Oct 1923 Wm. S. Quance personally appeared before E.A. McClintock Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 10th day of April, 1922, he saw the said W.D. Johnston, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said S.S. Widney and Wm. S. Quance in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Wm. S. Quance

Subscribed and sworn to before me this 24th day of Oct. 1923.

E.A. McClintock

Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, SS:

I, E.A. McClintock Clerk of the DeKalb Circuit Court, of said State do hereby certify that the aforesaid Will and Testament of W.D. Johnston has been duly admitted to Probate in said county, and proven by the testimony of Wm. S. Quance one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 7 at pages 179 of the record of Wills of said county.

IN ATTENTION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 2d day of Oct. 1923.

E.A. McClintock

Clerk DeKalb Circuit Court.

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I, William D. Johnston, of Cincinnati, Ohio, being of lawful age and of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

ITEM I. I direct that all my just debts and expenses shall be paid out of my estate as soon as practicable after my decease.

ITEM III. I give, devise and bequeath all of my property of every kind, nature and description, an wheresoever situated to my wife, Jessie B. Johnson, absolutely and in fee; provided, however, that if my wife should predecease me, or if my wife and I should die as a result of a common disaster or accident then and in that event, I give, devise and bequeath all my said property to my son William D. Johnson, Jr., and his heirs.

ITEM III. I make, nominate and appoint my said wife, Jessie M. Johnson, executrix of this my last will and testament and request that she be not required to give bond as such.

Dated at Cincinnati, Ohio, this 30th day of October, 1933.

William D. Johnston.

The foregoing instrument was signed by the said William E. Johnson in our presence and was by him published and declared as and for his last will and testament and at his request and in his presence and in the presence of each other, we hereunto subscribe our names as attesting witnesses at Cincinnati, Ohio, this 30th day of October, 1933.

Alma H. Cramer residing at 2415 Maplewood Ave.
Colin S. Cramer residing at 2515 Maplewood Ave.

The State of Ohio,
Hamilton County.

Hamilton County, . . . see
J. William H. Lund

PROBATE COURT

I, William E. Lueders, sole Judge and Ex-Officio Clerk of the Probate Court, within and for the County aforesaid, do hereby certify the foregoing to be a true and correct copy of letters granted unto Jessie M. Johnston as executrix of the estate of William D. Johnston, deceased, late of this county; and I further certify that Jessie M. Johnston was duly appointed and qualified as such executrix without bond; also a true and correct copy of the last will and testament of William D. Johnston, deceased, admitted to probate and record on the 22nd day of May, 1936; and I further certify that said Last Will and Testament was duly executed and attested and proven agreeably to the laws and usages of the State of Ohio; and I further certify that said grant of letters have not been revoked and are still in full force and effect and that said executrix is still acting in such capacity, as the same appear from the records and files of said Court.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court at Cincinnati, this 15th day of March, A. D., 1937.

William H. Luederer
Probate Judge and

The State of Idaho
Hamilton County

Hamilton County,
T. Willmore, H. Lund

I, William B. Lueders, Sole Judge of the Probate Court, within and for said County, the same being a court of Law and Record, hereby certify that the signature attached to the above certificate purporting to be that of William B. Lueders, is his genuine signature; and that he was at the time thereof ~~Ex~~Officio Clerk of said Probate Court; and as such, full faith and credit are due all his acts; and that the attestation of said Clerk is in due form of law, and by proper officer.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court at Cincinnati this 15th day of March, A. D., 1937.

William H. Lueders, probate Judge.

State of ~~Indiana~~, Ohio

I, William H. Lueders, Clerk of the Probate Court, within and for said County, the same being a court of law and record, hereby certify that the signature attached to the above certificate, purporting to be that of William H. Lueders, is his genuine signature; and that he was at the time thereof, Judge of said Probate Court; and as such, full faith and credit are due all his official acts.

State of Indiana, County of DeKalb,

I, Carl Walter, Clerk of the LeMall Circuit Court of said State do hereby certify that the annexed Will and Testament of William D. Johnson has been duly admitted to Probate in said County, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 6 at page 443 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 19th day of March, 1937.

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I, Agnes C. B. Jones of Waterloo, DeKalb County, Indiana, being of sound and dimension mind and memory to make, publish and declare this to be my last will and Testament hereby expressly revoking any and all Wills heretofore made by me.

Item 1.

I direct that all of my just debts and funeral expenses be first paid out of my estate.

Item 2.

I give and bequeath unto Henry A. Jones, brother of my deceased husband, the sum of \$200.00.

Item 3.

I give and bequeath unto the children of Sidney J. Jones the sum of \$200.00 to be divided equally between them and if any of the children of the said Sidney J. Jones shall be deceased at the time of my death, then the share that would have gone to such deceased child shall go to his or her children, share and share alike.

Item 4.

I give and bequeath unto the children of Hiram Jones the sum of \$200.00 to be divided equally between them and if any of the children of the said Hiram Jones shall be deceased at the time of my death, then the share that would have gone to such child shall go to his or her children, share and share alike.

Item 5.

I give and bequeath unto my brother John J. Baxter the sum of \$200.00.

Item 6.

I give and bequeath unto my brother R. C. Baxter the sum of \$200.00.

Item 7.

I give and bequeath unto Rossie Baxter McDowell the sum of \$50.00.

Item 8.

I give and bequeath unto Harriet Baxter Scott the sum of \$50.00.

Item 9.

I give and bequeath unto Minnie Jackman the sum of \$200.00.

Item 10.

I give and bequeath unto Agnes Baxter Winstead the sum of \$50.00.

Item 11.

I give and bequeath unto Frank W. Snyder the sum of \$50.00; and to Dora Agnes Snyder the sum of \$50.00.

Item 12.

I give and bequeath unto Frances Baxter Burt the sum of \$50.00

Item 13.

I give and bequeath unto Rossie Michman the sum of \$50.00.

Item 14.

I give and bequeath unto Ralph Jackman the sum of \$50.00.

Item 15.

I give and bequeath unto Admire Renner the sum of \$50.00. To William Carr \$50.00 and to Roy Carr the sum of \$50.00.

Item 16.

I direct that my brothers and sisters dispose of my watch, chain, jewelry, silverware, books and pictures as they may mutually agree.

Item 17.

All the rest and residue of my property both real and personal and whatsoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto Harriet Jones Carr and Jennie A. Baxter, Jackman, they to take the same share and share alike.

Item 18.

I hereby nominate and appoint Albert Shultz, executor of this Will.

In Witness Whereof I hereunto subscribe my name this 31st day of July, 1925.

Agnes C. B. Jones

Subscribed by the said Agnes C. B. Jones in our presence and by her declared to be her last will and Testament and attested by us in such at her request, in her presence and in the presence of each other, this 31st day of July, 1925.

Mrs. Myrtle Ninon

Witnesses:

Edward W. Atkinson

(over)

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STATE OF INDIANA }
DeKalb County }

BE IT REMEMBERED, That on the 5th day of September 1925 Edgar N. Atkinson personally appeared before J. H. Knauer Clerk of the DeKalb Circuit Court, of the State of Indiana, and before sworn by the Clerk of said Court, certified as follows: That on the 11th day of July 1925, he saw the said Anna S. J. Jones, since deceased, execute the aforesaid instrument in writing made for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Edgar N. Atkinson and Myrtle Miles in the presence of said testatrix, and of each other, as subscribers thereto; that the said testatrix is now, at that time, twenty-one years of age, believes; and further deponent saith not.

Edgar N. Atkinson

Subscribed and sworn to before me the 5th day of September 1925.
(S. L.)

J. H. Knauer
Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SC:

I, J. H. Knauer, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the aforesaid will is a true copy of a will of Anna S. Jones and is being admitted to probate in DeKalb County, Indiana, as proven by the testimony of Edgar N. Atkinson, one of the subscribers thereto, and to the complete record of said will and the proof thereof, will be recorded in Book No. 7 at page 50 of the record of wills of said county.

IN WITNESS WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court this 5th day of September 1925.
(S. L.)

J. H. Knauer
Clerk DeKalb Circuit Court.

631

I, Lannes M. Jones, a resident at this time of Auburn, DeKalb County, State of Indiana, being of sound mind and disposing memory and realising the uncertainty of life, do now make, publish and declare this my last will and testament, hereby revoking any and all former wills, if any by me heretofore made.

ITEM I. I desire that all my just debts, funeral expenses, expenses of last sickness and costs of administration, be first paid.

ITEM II. Subject to the foregoing Item I, I give, devise and bequeath unto my beloved wife Ada M. Jones, all my property of every kind of which I may die seized, real, personal and mixed, she to have and to hold the same absolutely and forever, having in mind that my said wife will at the proper time, make suitable provision for our daughter.

ITEM III. I do hereby nominate my said wife, Ada M. Jones, as Executrix of this my last will and testament.

WITHWIT my hand and seal, at Auburn, Indiana, this 26th day of July, 1927.

Lannes M. Jones (STAL).

Signed, sealed, published and declared, by the above subscriber testator, Lannes M. Jones, as and for his last will and testament, in our presence, this 26th day of July, 1927, and we have, at said testator's request, in his presence and in the presence of each other, subscribed our names as witnesses.

H. E. Garrett
Clarence E. McClintock.

State of Indiana,
County of DeKalb. . .ss

BE IT REMEMBERED, That on the 26th day of May, 1937, Clarence E. McClintock, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being duly sworn by the Clerk of said Court, testified as follows: That on the 26th day of July, 1927, he saw the said Lannes M. Jones, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, tested and subscribed by the said Clarence E. McClintock and H. E. Garrett, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Clarence E. McClintock.

Subscribed and sworn to before me this the 26th day of May, 1937.

Carl Walter, Clerk DeKalb Circuit Court.

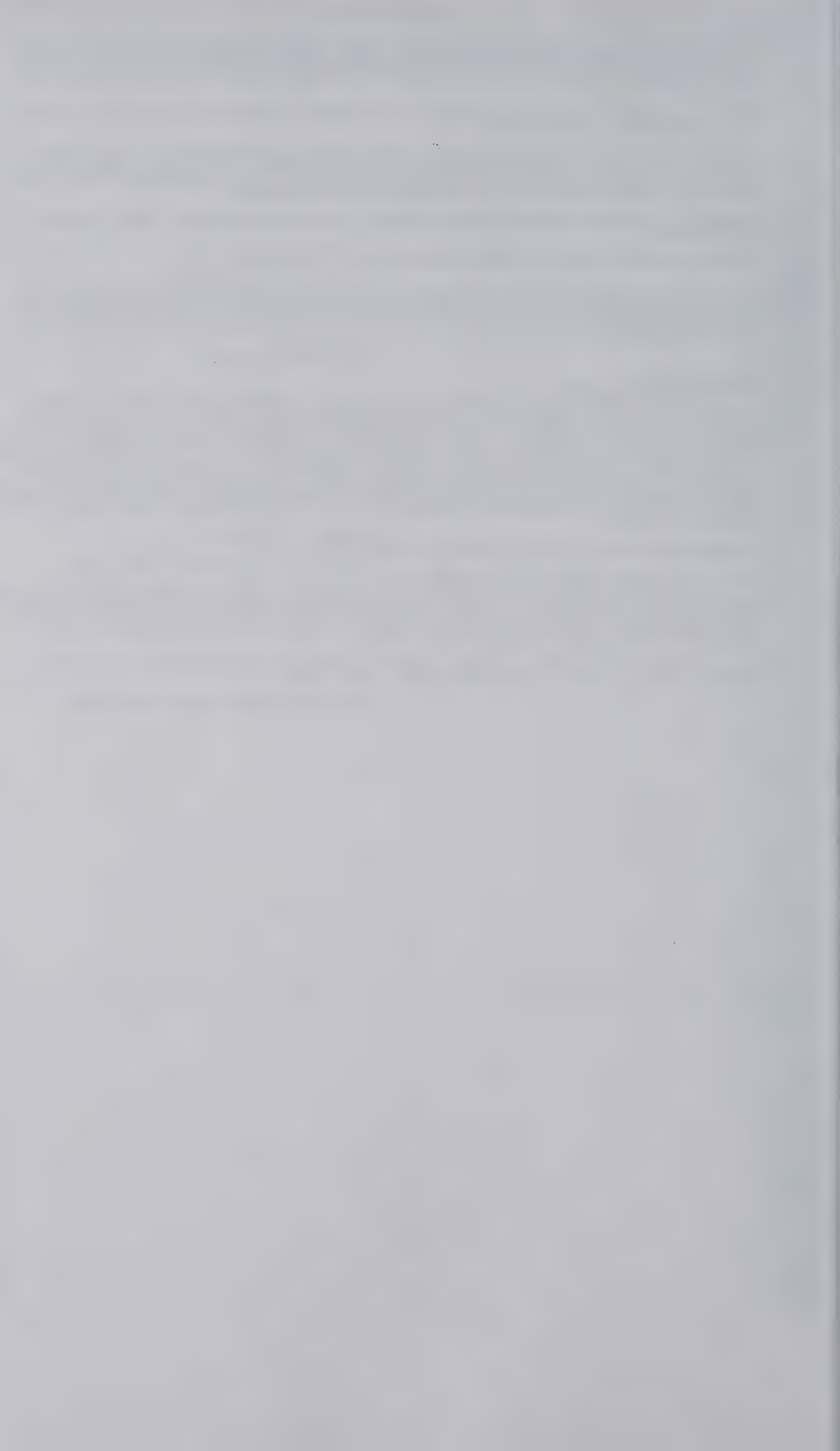
State of Indiana, County of DeKalb. . .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Lannes M. Jones, has been duly admitted to Probate in said county and proven by the testimony of Clarence E. McClintock, one of the subscribing witnesses thereto, and that a complete record of said Will and the Proof thereof, has been recorded in Book No. 8 at page 462 of the record of Wills of said County.

IN AFFIRMATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 26th day of May, 1937

Carl Walter, Clerk DeKalb Circuit Court.

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Last Will and Testament of Lizzie Joslin

I, Lizzie Joslin of Butler, Indiana being of sound and disposing mind and memory, do hereby make, publish and declare the following to be my Last Will and Testament, hereby revoking all former wills and all codicils thereto by me at any time made, in words and figures as follows:

Item 1st: I direct that all of my just debts, together with my funeral expenses, shall be paid out of the first proceeds of my estate.

Item 2nd: I further direct that my Executor hereinafter named shall proceed as soon as practicable after my death, under the orders of the court having jurisdiction over my estate, to sell and dispose of all of my property, both real and personal, and to reduce the same to cash or negotiable securities and that the proceeds from the sale of said property shall be disposed of as follows:

First: that my Executor shall pay to the Edgerton State Bank Company of Edgerton, Ohio the sum of \$100.00 in cash to be held in trust by said bank and the income used to provide for the care of my cemetery lot at Edgerton, Ohio.

Second: That my Executor shall pay and turn over to the Trustees of the Christian Church of Butler, Indiana the sum of \$500.00 to be held in trust by said Trustees and invested as they may see fit and the income used for any church purpose that they may see fit to use it for.

Third: That all of the residue of said fund shall be paid over in equal shares, per capita and not per stirpes to the children of my following named brothers and sisters, to-wit: John Seeley, Maude May, Bertha Wilson and Lena Platter; to be held by them in equal shares in fee simple, absolutely and forever.

Item 3d: I hereby nominate and appoint John A. Shafer to be the Executor of this my Last Will and Testament.

Witness my hand and seal this the 24th day of April, 1949.

Lizzie Joslin

Signed, sealed and acknowledged by the said testatrix, Lizzie Joslin as and for her last will and testament in our presence, who in her presence and at her request and in the presence of each other have hereunto set our hands and seals this the 24th day of April, 1949 as witnesses hereunto.

Hortense M. Naitka

Rose Ghetsel

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CALVIN C. KAIN

I, Calvin C. Kain of Auburn, DeKalb county, state of Indiana, being of sound mind and memory, in the name of the Benevolent Father of All, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item 1: It is my will that all my just debts and obligations be fully paid.

Item 2:

Subject only to the foregoing provision of this will, I hereby will, devise and bequeath all my property and estate, including both personal property and real estate, of every kind and character whatsoever and wheresoever situated, unto my beloved wife, Mabel M. Kain absolutely and in fee simple.

Item 3: I hereby nominate and appoint my said wife the executrix of this will.

In testimony whereof I have hereunto set my hand this 6th day of May 1939 at Auburn Indiana.

Calvin C. Kain

Signed by said testator, Calvin C. Kain, as his last will and testament in the presence of us who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses, this 6th day of May 1939 at Auburn Indiana.

George L. Foley
Walter D. Stump

State of Indiana
DeKalb county ss

Do it remembered that on the 20th day of June 1939 Walter D. Stump personally appeared before Carl Walter clerk of the DeKalb Circuit court of the state of Indiana and being sworn by the clerk of said court testified as follows: that on the 6th day of May 1939 he saw the said Calvin C. Kain since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator and with his consent, attested and subscribed by the said Walter D. Stump and George L. Foley in the presence of said testator and of each other as subscribing witnesses thereto; that the said testator was at that time twenty one years of age, of sound mind and not under any coercion or restraint as the said deponent verily believes and further deponent saith not.

Walter D. Stump

Subscribed and sworn to before me t is 20th day of June 1939.

Carl Walter clerk DeKalb circuit court

(SEAL)

State of Indiana, DeKalb county, ss:

I, Carl Walter, clerk of the DeKalb Circuit court of said state do hereby certify that the annexed will and testament of Calvin C. Kain has been duly admitted to probate in said county and proven by the testimony of Walter D. Stump one of the subscribing witnesses thereto and that a complete record of said will and the proof thereof has been recorded in book No. 9 at page 43 of the record of wills of said county.

In Attestation Whereof I hereunto subscribe my name and affix the seal of said court at Auburn Indiana in said court this 20 day of June 1939.

Carl Walter clerk DeKalb circuit court

(SEAL)

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JACOB KAISER

I, Jacob Kaiser of Stafford Township, in DeKalb County, State of Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking all Wills and Testaments he before made by me.

Item 1.

I hereby direct my executor hereinafter named to first pay all of my just debts, expense of my last sickness and cost of funeral out of the first proceeds of my estate.

Item 2.

I hereby give and bequeath to my son Erman Kaiser the sum of one thousand (\$1,000.00) dollars for he has done considerable more for my welfare than the others and for this reason I am making this bequest to him in addition to what he is to receive hereinafter in this my said last Will and Testament.

Item 3.

I hereby direct my executor of this my last Will and Testament, hereinafter named to make sale of my real estate which consist on one hundred eighty three (183) acres of land, more or less, and which is situated in both Stafford and L.P. Townships, in DeKalb County, Indiana, and which said sale shall be made shortly after my death under the supervision of the DeKalb Circuit Court, all without filing any petition was ever and without service of notice to any of the defendants which will be my children and all that said executor is required to do is to have this said ~~xxx~~ real estate duly appraised by the Court, a report made to the Court of the sale thereof subject to said Court's approval, under terms of sale for no less than the full appraised value thereof and for cash and this Item as herein set forth as to this said sale of my real estate shall be sufficient authority for my said executor to make sale of said real estate without filing any petition or service of notice thereof to any party whatsoever.

Item 4.

The proceeds of said sale of said real estate, after the payment of all expenses, shall be applied as follows, the sum of one thousand dollars (\$1,000.00) to my said son Erman Kaiser as above set forth in Item 2 of this my last Will and Testament, and the balance thereof, I hereby give and bequeath to my said children, viz: Erma Kaiser, Carl Kaiser, Clarence Kaiser and Verda Olds, share and share alike as the said proceeds from the sale of my said real estate after the payment of the first \$1,000.00 to said Erman Kaiser as above set forth in addition thereto.

Item 5.

The residue of my estate, if any, shall be equally divided by and between my said children hereinabove named after the above has been carried out.

Item 6.

I hereby nominate and appoint my said son Erman Kaiser as sole Executor of this my last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and subscribed my name to this my said last Will and Testament, at Butler, Indiana, this 20th day of May, 1946.

Jacob Kaiser

Si sed, sealed, published and declared by Jacob Kaiser, the above named Testator, as and for his last Will and Testament, in the presence of us, who at this request and in his presence and in the presence of each other, have hereunto subscribed our names to this his last Will and Testament as a testing witness thereto this 20th day of May, 1946, at Butler, Indiana.

James A. Angelone

Lavon Hull

State of Indiana
County of DeKalb, SS:

IN THE COURT ROOM, State of Indiana, on the 10th day of October, 1946, James A. Angelone personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 20th day of May, 1946, he saw the said Jacob Kaiser, since deceased, execute the aforesaid instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said James A. Angelone and Lavon Hull in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

James A. Angelone

Subscribed and sworn to before me this 10th day of October, 1946.

Murray A. Steele

Clerk DeKalb Circuit Court.

STATE OF INDIANA, COUNTY OF DEKALB, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the aforesaid Will and Testament of Jacob Kaiser has been duly ~~authenticated~~ admitted to probate in said county, and proven by the testimony of James A. Angelone one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 473 of the record of Wills of said County.

IN THE STATE OF INDIANA, I hereby subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 10th day of October, 1946.

Murray A. Steele

(Seal)

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LAST WILL AND TESTAMENT OF ALONZO W. KARR

I, Alonzo W. Karr, a resident of the City of Garrett, in the County of DeKalb, and State of Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare this my Last Will and Testament, hereby revoking any and all former Wills and Codicils heretofore by me made.

Item I. It is my Will that all of my just and proven debts and the expense of my funeral and last illness shall be first paid out of my estate.

Item II. I hereby give, devise and bequeath to my beloved wife, Grace V. Karr, all of the property of which I shall die seized and possessed, real, personal and mixed of whatever character and wherever situated, absolutely and in fee simple.

Item III. In the event my said wife, Grace V. Karr, shall not be living at the time of my death then I hereby give, devise and bequeath all of the property, real, personal and mixed of which I shall die seized or possessed as follows:-

To my daughter, Martha D. Karr, the cottage at Pretty Lake in Milford Township, LaGrange County, Indiana, being lots numbered twenty-two (22) and half (½) of lot numbered twenty-one (21) in Pretty Lake Beach said County and State together with all the household furniture, boats and other personal property thereon situated which I value at \$2,000.00

To my son, Harry L. Karr, the sum of \$2,000.00 in cash.

To my son, Ray M. Karr, the sum of \$2,000.00

It is my Will that the amount due me on any notes, or any other evidences of indebtedness of any of my said children to me shall be considered as an advancement and be deducted from the amount of the devise, or bequest hereby made to such children, and I hereby give, devise and bequeath all of the rest and residue of all property of which I shall die seized or possessed to my children, Martha D. Karr, Harry L. Karr and Ray M. Karr, in equal shares.

Item LV. I hereby nominate and appoint my daughter-in-law, Georgia Karr, as the executrix of this my Will.

WITNESS my hand and seal this 14th day of June 1942, at Garrett, Indiana.

Alonzo W. Karr

The foregoing instrument signed and acknowledged by Alonzo W. Karr as and for his last Will and Testament, in our presence, who at his request, in his presence and in the presence of each other, have hereunto signed our names as witnesses this 24th day of June 1942, at Garrett, Indiana.

J.D. Brinkerhoff Witness
J.D. Brinkerhoff Jr. Witness

The State of Indiana, DeKalb County, ss:

Be it remembered, That on the 14th day of October 1942 J.D. Brinkerhoff one of the subscribing witnesses to the within and foregoing last Will and Testament of Alonzo W. Karr late of said County, deceased, personally appeared before Wm. P. Endicott, Judge of the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said court, upon his oath, declared and testified as follows, that is to say: That on the 24th day of June 1942 he saw the said Alonzo W. Karr sign his name to the said instrument in writing as and for his last Will and Testament; and that this deponent, at the said time, heard the said Alonzo W. Karr declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said Alonzo W. Karr and with his consent attested and subscribed by the said J.D. Brinkerhoff Jr. & J.D. Brinkerhoff in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Alonzo W. Karr was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

J.D. Brinkerhoff

Sworn to and subscribed by the said Alonzo W. Karr before me, Murray A. Steele, Clerk of said court, at Auburn, Indiana the 14th day of October, 1942.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court.

(ATL)

Murray A. Steele,

The State of Indiana, DeKalb County, ss:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Alonzo W. Karr has been duly admitted to probate, and duly proved by the testimony of J.D. Brinkerhoff, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said J.D. Brinkerhoff in proof thereof, has been by me duly made and recorded in book 9 at page 196 of the record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana this 14th day of October, 1942.

Murray A. Steele, Clerk
DeKalb Circuit Court

(ATL)

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CODICIL TO LAST WILL AND TESTAMENT OF LAURA KEERAN.

I, Laura Keeran, of Auburn, DeKalb County, Indiana, being of sound mind and memory, do hereby make, publish and declare this to be a codicil to my last will and testament dated December 11, 1937.

ITEM I. ITEM IV of my said will which was executed on December 11, 1937, reads as follows: "All the rest and residuum of my property, both real and personal, of every kind and character whatsoever and wheresoever situated, I will, devise and bequeath unto Mrs. Eleanor R. Keeran of Mt. Wayne, Ind. and unto Mrs. Anna Keeran of Auburn, Ind. equally, share and share alike, absolutely and in fee simple."

It is my will that in the event of the death of either ~~if~~ said Eleanor R. Keeran or said Anna Keeran before my death, or in the event of the death of both of said beneficiaries before my death, then the share of said beneficiary or beneficiaries in my estate as provided in "ITEM IV" of my said will, shall not lapse, but such share shall go to the child or children and descendants of deceased children, if any, of such beneficiary, per stirpes, share and share alike, absolutely and in fee simple.

ITEM II. I hereby ~~do~~ expressly ratify and confirm my said will dated December 11, 1937, in all respects, excepting only as herein otherwise expressly provided.

In witness whereof I have hereunto set my hand and seal this 8th day of August, 1938, at Auburn, Indiana.

Laura Keeran (SEAL)

Signed by said testatrix, Laura Keeran, as a codicil to her last will which was executed on December 11, 1937, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses at Auburn, Indiana, this 8th day of August, 1938.

Jerusha Langley
Viona Quince

State of Indiana,
DeKalb County. . . . ss:

BE IT REMEMBERED, That on the 27th day of September, 1938, Jerusha Langley personally appeared before the Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 8th day of August, 1938, she saw the said Laura Keeran, since deceased, execute the annexed instrument in writing as and for a codicil to her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Jerusha Langley and Viona Quince in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Jerusha Langley
Subscribed and sworn to before me this 27th day of September, 1938.
(SEAL) Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana,
DeKalb County. . . . ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed ~~codicil~~ Codicil to the last will and testament of Laura Keeran, has been duly admitted to probate in said county and proven by the testimony of Jerusha Langley, one of the subscribing witnesses thereto, and that a complete record of said Codicil to said Will and the proof thereof, has been recorded in Book No. 6 at page 526 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 27th day of September, 1938.
(SEAL) Carl Walter, Clerk DeKalb Circuit Court.

LAURA KEERAN.

"I, Laura Keeran, of Auburn, DeKalb County, Indiana, being of sound mind and memory, in the Name of the Triune God Who is my Hope, do hereby make, publish and declare this my last will and testament, hereby revoking any and all wills formerly made by me.

ITEM I. I direct that all my just debts and the expenses of my last sickness and funeral be fully paid.

ITEM II. I will and bequeath unto the Missionary Society of the Methodist Episcopal Church of Auburn, the sum of one hundred dollars (100.00), of which one half is in memory of my beloved sister, Ellen Keeran, and the other half is a token of my life-long interest in the spread of the gospel.

ITEM III. I will and bequeath unto the Womens Christian Temperance Union of Auburn, Indiana, the sum of fifty dollars (\$50.00), as a memorial of the devotion of my sister Ellen and myself to the cause of temperance.

ITEM IV. All the rest and residue of my property, both real and personal, of every kind and character whatsoever and wheresoever situated, I will, devise and bequeath unto Mrs. Eleanor R. Keeran of Ft. Wayne, Ind. and unto Mrs. Anna Keeran, of Auburn, Ind. equally, share and share alike, absolutely and in fee simple.

ITEM V. I hereby nominate and appoint my nieces, Mrs. Ruth Mayfield, of Auburn, Ind. and Miss Edith Keeran of Ft. Wayne, Ind. the executrices of this will.

In witness whereof, I have hereunto set my hand and seal this 11th day of December, 1937, at Auburn, Indiana.

Laura Keeran (SEAL)

Signed by said testatrix, Laura Keeran, as her last will, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses at Auburn, Indiana, this 11th day of December, 1937,

Julia Mott Hodge

Mrs. Jarusha Langley

State of Indiana, DeKalb County. . . .ss:

BE IT REMEMBERED, That on the 27th day of September, 1938, Julia Mott Hodge, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 11th day of December, 1937, she saw the said Laura Keeran, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Julia Mott Hodge and Mrs. Jarusha Langley in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Julia Mott Hodge

Subscribed and sworn to before me this 27th day of September, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County. . . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said state do hereby certify that the annexed will and testament of Laura Keeran has been duly admitted to probate in said county, and proven by the testimony of Julia Mott Hodge, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at page 526 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 27th day of September, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

(SEE PAGE 526 FOR CODICIL)

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SCOTT W. KEISLER

I, Scott W. Keisler, a resident of Jackson Township, DeKalb County, Indiana, being of sound mind and memory and realizing the uncertainties of life, do now make, publish and declare this instrument to be my last will and testament, by revoking all former wills by me heretofore made.

Item I.

I direct that all my just debts be first fully paid.

Item II.

Subject only to the foregoing, I do hereby give, devise and bequeath all property of which I shall die seized, real and personal and mixed of every kind and character and wheresoever situated, unto my beloved wife, Miriam Keisler, in fee simple, absolute, and forever.

I make no provision ~~xx~~ for my beloved child, having every confidence that my wife will care for him to the very best of her ability.

Item III.

In case of necessity for administration upon my estate, I do hereby nominate and appoint my said wife Miriam Keisler to be the executrix of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this twenty-second day of July, in the Year of Our Lord One Thousand Nine Hundred forty-six.

Scott W. Keisler (Seal)

The within and foregoing instrument has been signed, sealed, published and declared by the above subscribed Scott W. Keisler as and for his last will and testament in our presence; and we have, at his request, in his presence and in the presence of each other, signed our names hereunto as subscribing witnesses, the day above written.

George S. Baxter

Clarence E. McClintock

State of Indiana
County of DeKalb,.....SS:

BE IT REMEMBERED, That on the 24th day of May, 1947 Clarence E. McClintock personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of July, 1946, he saw the said Scott W. Keisler, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Clarence E. McClintock and George S. Baxter in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Clarence E. McClintock

Subscribed and sworn to before me this 24th day of May, 1947.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Scott W. Keisler has been duly admitted to Probate in said county, and proven by the testimony of Clarence E. McClintock one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book C at page 519 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 24th day of May, 1947.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

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Joseph A. Kelham

I, Joseph A. Kelham, of DeKalb County, State of Indiana, do hereby make, publish and declare this my last will and Testament:

ITEM 1. I direct that my executor shall pay, out of the proceeds of my personal estate, all my just and lawful debts.

ITEM 2. I give, devise and bequeath to my wife, Margaret L. Kelham all of the personal estate of which I shall die possessed which shall remain after the payment of my debts, including expense of administration of my estate.

ITEM 3. I give, devise and bequeath to my wife Margaret L. Kelham the use, during her life time, of all of the real estate of which I shall die possessed, she to pay all taxes against said real estate during the enjoyment of said life estate and maintain the improvements thereon in reasonably good condition.

ITEM 4. I give, devise, and bequeath to my son Edward S. Kelham the following described real estate in DeKalb County, State of Indiana, in fee simple, subject to the life estate of my wife, to-wit: The west one half (½) of the south west quarter (¼) of section numbered Twenty Nine (29) Township number Thirty Three (33) North Range Twelve (12) East.

ITEM 5. I give, devise and bequeath to my daughter Goldie Conkle the following described real estate in DeKalb County, State of Indiana, in fee simple, subject to the life estate of my wife, to-wit: The west one half (½) of the north east quarter (¼) of Section Thirty Two (32) Township number Thirty Three (33) North Range Twelve (12) East and Forty (40) acres off the east side of the South East Quarter (¼) of Section numbered Twenty Nine (29) in said Township and Range.

ITEM 6: I give, devise and bequeath to my daughter Jennie 'ouse the following described real estate in DeKalb County, State of Indiana, in fee simple, subject to the life estate of my wife, to-wit: The North East Quarter (¼) of the North West Quarter (¼) of Section Thirty Four (34) Township numbered Thirty Three (33) North, Range Twelve (12) East, also the North One Half (½) of the South East Quarter (¼) of the said North West Quarter (¼) of said Section Thirty Four (34); Also the North West Quarter (¼) of the North East Quarter (¼) of said Section Thirty Four (34); and also the North One Half (½) of the South West Quarter of said North East Quarter (¼) of said Section Thirty Four (34)

ITEM 7: I nominate and appoint my wife Margaret L. Kelham and my son Edward S. Kelham as executors of this will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Garrett, Indiana, this 9th day of January, 1918.

Joseph A. Kelham.

The foregoing will, consisting of seven items written on two pages was, this 9th day of January, 1918 signed and executed by Joseph A. Kelham as his last will and testament in our presence and we have, in his presence at his request and in the presence of each other hereunto set our hands and seal as witnesses this date above written.

H. W. Mountz
Geo. W. Boren, witnesses.

State of Indiana
County of DeKalb. . .ss

BE IT REMEMBERED, that on the 11th day of June, 1936, Howard W. Mountz, personally appeared before the DeKalb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 9th day of January, 1918 he saw the said Joseph A. Kelham, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Howard W. Mountz and Geo. W. Boren, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Howard W. Mountz.

Subscribed and sworn to before me this the 11th day of June, 1936.

Carl Walter
Clerk DeKalb Circuit Court.

STATE OF INDIANA
COUNTY OF DEKALB. . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed will and testament of Joseph A. Kelham, has been duly admitted to Probate in said county, and proven by the testimony of Howard W. Mountz, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at page 418 of the record of Wills of said county,

IN ATTESTATION WHEREOF, I have hereunto subscribed my name and affixed the seal of said Court, at Auburn, Indiana, in said Court, this 11th day of June, 1936.

Carl Walter
Clerk DeKalb Circuit Court.

Margaret L. Kelham

I, Margaret L. Kelham, of Auburn, DeKalb County, Indiana, being to sound and disposing mind and memory, do make, publish, and declare this to be my last Will and Testament, hereby expressly revoking any and all Wills heretofore made by me.

Item I. I direct that all my debts and funeral expenses be first paid out of my estate and that a monument shall be erected on our cemetery lot at a cost not exceeding Three Hundred (300) Dollars if such monument shall not have been erected during my life time and I further direct that said Cemetery Lot shall be endowed if the same has not already been done.

Item II. All the rest and residue of my property of every kind and character and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my three children Edward S. Kelham, Jennie Houser and Goldie Gonkle, they to take and hold the same absolutely and in fee-simple share and share alike; provided however that if any of my said children shall be deceased at the time of my death then and in that event the share of such deceased child shall go to his or her children share and share alike.

If any of my said children shall be indebted to me at the time of my death such indebtedness shall be considered as a part of my estate and shall be distributed accordingly.

In Witness Whereof I have hereunto subscribed my name this 23rd day of December 1936.

Margaret L. Kelham

Subscribed by the said Margaret L. Kelham in our presence and by her declared to be her last Will and attested by us as such in her presence, at her request and in the presence of each other, this 23rd day of December, 1936.

Hugh G. Sanders

Edgar W. Atkinson

CODICIL.

I, Margaret L. Kelham, of Auburn, DeKalb County, Indiana, being of sound mind and memory, do make, declare and publish this to be a codicil to my Last Will and Testament, bearing date of this 23rd day of December, 1936, and hereby expressly re-publish my said Will bearing date of December 23, 1936 as modified by this codicil;

Item I. I direct that whoever cares for me prior to my death shall be paid a reasonable compensation for such care, including all necessary expense in providing me with a home and such care as shall be necessary for my comfort during the term of my natural life; provided, however, that any amounts paid by me to the person providing me with such care and support shall be taken into consideration in determining the amount due from my estate at the time of my death.

Item II. I hereby nominate and appoint my son Edward S. Kelham, as executor of my will.

In Witness Whereof, I have hereunto subscribed my name, this 27th day of December, 1940.

Margaret L. Kelham

Subscribed by the said Margaret L. Kelham in our presence, and by her declared to be a codicil to her last Will and Testament, which Will and Testament was executed on the 23rd day of December, 1936, and attested by us as such in her presence, at her request and in the presence of each other, this 27th day of December, 1940.

Edgar W. Atkinson

Hugh G. Sanders

State of Indiana
DeKalb County 88

STATE TO BE REMEMBERED. That on the 7th day of June, 1944, Edgar W. Atkinson personally appeared before the Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 23rd day of December, 1936, he saw the said Margaret L. Kelham, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Edgar W. Atkinson and Hugh G. Sanders in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, and the said deponent verily believe; and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 7th day of June, 1944.

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, 88:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Margaret L. Kelham has been duly admitted

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Margaret L. Kelham

IN ATTESTATION WHEREOF, I her unto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th day of June, 1944,

Murray A. Steele
Clerk DeKalb Circuit Court.

State of Indiana
DeKalb County ss

BY IT REMEMBERED, That on the 7th day of June, 1944, Edgar W. Atkinson personally appeared before the Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 21st day of December, 1940, he saw the said Margaret L. Kelham, since deceased, execute the annexed instrument in writing as and for a codicil to her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Edgar W. Atkinson and Hurf G. Sanders in the presence of each other and said testatrix, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 7th day of June, 1944.

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed codicil to the last Will and Testament of Margaret L. Kelham has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded on book no. 9 at pages 332 & 333 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th day of June, 1944.

Murray A. Steele
Clerk DeKalb Circuit Court.

LAST WILL AND TESTAMENT OF ALICE KELLER

I, Alice Keller, a resident of Butler, "eKab County, State of Indiana, being of sound mind and memory and realizing the uncertainties of life, do now make, publish and declare this instrument to be my last will and testament, hereby revoking any former wills by me made, if any.

Item I. I direct that my just debts, including expenses of last sickness, funeral and costs of administration, be first paid.

Item II. I do hereby give and bequeath certain of my household goods, as follows, to-wit: Unto my daughter Cora Fettner, my piano; unto my daughter Ida Guneshouser, my victrola, library table and one large rug; unto my daughter Clara Glawe, one rocking chair and my gold watch; unto my daughter Anna Baker, one leather rocking chair and my floor lamp; unto my son Roy Keller, the bed-room suite in the room which I use; unto my grand-daughter Beulah Schrader, one bed-room suite; unto my grand-daughter Ruth Schrader one bed roomsuite; unto my son Dan Keller, my side-board; unto my son Clarence Keller, my davenport; and unto my son Elmer Keller, my front-room rug. I do further direct that any articles in my home which have been given me as presents at any time by my children, shall be by my executor returned to the givern thereof, II do further direct that there be no sale of my personal property, but that all personal property not specifically bequeathed in this will be divided amongst my children and grand-children, same to be taken by them at the ar raised value and the shares of the wrons so taking such property to be charged therewith.

Item III. I give and bequeath unto my grand-son Lloyd Schrader the sum of twenty dollars, and I direct my executor to pay the same unto him in gold.

Item IV. It is my will that if any of my children be indebted to me at the time of my death, and such indebtedness be not paid to my executor and satisfied, that the same shall be charged against and deducted from the distributive share of my estate due such child who may be so indebted to me.

Item V. I do hereby will and devise unto my executor hereinafter named, any and all real estate of which I shall die seized, for the purpose of making sale thereof. And I do hereby expressly direct, authorize and empower my said executor to make sale of the said real estate as soon as conveniently can be done after my demise without undue sacrifice, and before the final settlement and closing of my estate, and I do further direct that the proceeds of such sales of real estate shall be and become a part of my residuary estate. And I do further direct that my said executor shall manage my said real estate after my death and until the same be sold, and shall lease the same, collect the rents and profits thereof, pay the taxes thereon and make such reprises as may be indesensable, until such time as sale thereof can be effected.

Item VI. I give and bequeath unto my daughter Clara Glawe, the sum of one hundred dollars, in cash. I make this bequest as a token of my love and affection for my said daughter, and I do not make further provision for her on account of certain advancements which members of her family have heretofore had, from me. I also give and bequeath unto said Clara Glawe, any and all notes held by me at the time of my death against her son-in-law- Arthur Fee, and direct my executor to properly assign such notes unto the said Clara Glawe.

Item VII. All the rest and residue of my estate of every kind and character and wheresoever situate, I give, devise and bequeath unto my children, Cora Fettner, Ida Guneshouser, Anna Baker, Roy Keller, Dan Keller, Clarence Keller and Elmer Keller, each of said persons to have the undivided one-eighth part thereof; and unto my grand-children Beulah Schrader, Ruth Schrader and Lloyd Schrader, the children of my deceased daughter Daisy, each of my said children to have the undivided one-twenty fourth (1/24) part of my said residuary estate.

Item VIII. I do hereby nominate and appoint Jacob Varner to be the executor of this my last will and testament. And I further direct that if the said Jacob Varner refuse to qualify as such executor or be disqualified for any reason, that the "eKab Circuit Court shall appoint a suitable person to settle my estate in accordance with the terms of this will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, at Auburn, "eKab County, Indiana, this twenty-second day of November, in the year of Our Lord, One thousand Nine hundred Thirty.

Alice Keller.

Signed, sealed, published and declared by the above subscribed Alice Keller, as and for her last will and testament in our presence, and we have, at her request, in her presence and in the presence of each other, signed our names hereunto as subscribing witnesses to said last will and testament, this 22nd day of November, 1930.

Walter D. Stumm
Clarence E. McClintonck.

CODICIL

I, Alice Keller, being of sound mind and memory, and wishing to make certain changes in my last will and testament, executed by me November 22, 1930, do now make, publish and declare this instrument to be Codicil No. One (1) to said last will and testament.

I.

I do hereby cancel, and revoke Item III of said will, in which certain provision is made for my grandson, Lloyd Schrader.

II.

Since the execution of the foregoing will, I have made settlement with the members of the family of my daughter, Clara Glawe, who were indebted to me, by taking stock in the Security Building & Loan Company of "eKab, Ohio, as collateral for the payment of such indebtedness. In consideration thereof, I do hereby cancel, and revoke Item VI of said will in which certain provision is made for my daughter, Clara Glawe, and I do not provide for said daughter, as follows:

I direct that my said daughter, Clara Glawe, receive an equal amount with her brothers and sisters named in the residuary clause (Item VII) of my will, charged, however, with the amount of the loss incurred, if any, upon said Security Building & Loan Company investment. I further direct that in no event shall the share of the said Clara Glawe be reduced below the sum of \$100.00, and also, that in the event of loss on said investment, my executor shall assign and transfer to the said Clara Glawe any and all notes held by me at the time of my death against her son-in-law, Arthur Fee.

In all other respects, I do hereby confirm and ratify my said last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 25th day of February, A. D., 1933.

Alice Keller (SAL).

Signed, sealed, published and declared by the above subscribed Alice Keller, as and for her Codicil No. One (1) to her last will and testament, in our presence, and we have, at her request, in her presence and in the presence of each other, signed our names hereunto as subscribing witnesses to said Codicil No. One (1), this 25th day of February, 1933.

Mabelle Thornton, Witness C. E. McClintonck, Witness.

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State of Indiana, County of DeKalb. . . .
BE IT REMEMBERED, That on the 29th day of March, 1938, Clarence E. McClintock, personally

appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of November, 1930, he saw the said Alice Keller, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said Clarence E. McClintock and Walter D. Stump, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Clarence E. McClintock.

Subscribed and sworn to before me this the 29th day of March, 1938.

Carl Walter, Clerk DeKalb Circuit Court

State of Indiana, County of DeKalb. . . .
BE IT REMEMBERED, That on the 29th day of March, 1938, Clarence E. McClintock, personally

appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 28th day of February, 1933, he saw the said Alice Keller, since deceased, execute the annexed instrument in writing as and for her codicil No. 1 to her last will and testament; that the said instrument was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said Clarence E. McClintock and Isabella Thornton in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Clarence E. McClintock.

Subscribed and sworn to before me this the 29th day of March, 1938.

Carl Walter, Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament and Codicil No. 1 of Alice Keller, has been duly admitted to probate in said county, and proven by the testimony of Clarence E. McClintock, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 3 at pages 509 and 510 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I have runto subscribe my name and affix the seal of said Court, At Auburn, Indiana, in said County this 29th day of March, 1938.

Carl Walter,
Clerk DeKalb Circuit Court.

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I, David Keller of Wilmington Township, DeKalb County, Indiana, being of sound mind and acting of my own free will and accord, make and appoint the following to be my last will and testament:

Item 1st, It is my will that after my death, all my just debts shall be first paid out of my estate.

Item 2nd, All the residue of my property both real and personal, after the payment of my debts, and of which I may die seized, I give devise and bequeath to my wife Mary A. Keller, all of the real estate owned by me at the time of my death as aforesaid being devised to her, my said wife, Mary A. Keller, to be held by her for and during her natural life, and all personal property bequeathed to my said wife Mary A. Keller as aforesaid, to be held by her, my said wife, with the absolute power of disposition by her of said personal property should she find such disposition necessary for her support.

Item 3rd, It is my will that after the death of my said wife, all my real estate and all my personal property owned by me at the time of my death and not disposed of thereafter by my said wife as hereinbefore provided, shall descend to and become the absolute property of my children, James Keller, Charles Keller, Marie Keller, Milton Keller, Edna Keller, McKinley Keller, and Audra Keller, the same to be held by them and their heirs in fee simple and in equal shares, absolutely and forever, it being understood that by this instrument my said seven children shall have the fee simple interest in my said lands after my death, subject only to the life interest therein to be held by my said wife in the manner provided for in Item 2nd of this my will.

In witness whereof I have hereunto set my hand and seal this 18th day of October, 1915.

David Keller

Signed by David Keller of DeKalb County, Indiana in our presence as his last will and testament and signed by us as subscribing witnesses in his presence and in the presence of each other this 18th day of October, 1915.

William F. Shumaker and
W.P. Endicott, witnesses.

C o d i c i l .

I, David Keller of Wilmington Township, DeKalb County, Indiana do hereby declare this present writing to be a codicil to my last will and testament, bearing date of October, 18th, 1915.

I do hereby appoint and nominate my wife Mary A. Keller sole executrix of this my will.

I do hereby ratify and confirm my said will in every other respect. In witness whereof, I, the said David Keller, have to this my codicil set my hand and seal this second day of June, 1923.

David Keller.

Signed by the said testator, David Keller, as a codicil to his last will, in the presence of us, who, at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

C.W. Campbell (Witness)
Della Beaver (Witness).

State of Indiana }
DeKalb County } ss

BE IT REMEMBERED, That on the 14th day of June 1923 William F. Shumaker personally appeared before E.A. McClintock Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 18th day of October 1915, he saw the said David Keller, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said William F. Shumaker and W.P. Endicott in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

William F. Shumaker.
Subscribed and sworn to before me this 14th day of June, 1923.

E.A. McClintock
Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, ss:

I, E.A. McClintock Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of David Keller has been duly admitted to Probate in said county, and proven by the testimony of William F. Shumaker one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No.7 at pages 150 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name
said Court, at Auburn, Indiana, in said Court.

I, Frank Keller being of the age of seventy eight years of age and being of sound and disposing mind and memory do hereby make, declare and publish the following, as and for my last Will and Testament, hereby revoking any and all former wills and codicils thereto by me at any time made in words and figures as follows, to-wit:

Item 1st. It is my will that all of my just debts and the expense of my last sickness including funeral expenses shall be paid out of the first proceeds of my estate.

Item 2nd. Subject only to Item One (I) of this my will I give and bequeath to my wife Ida Keller all the personal property that I may own at the time of my death, the same to be held and owned by my said wife Ida Keller absolutely and forever.

Item 3rd. To my wife Ida Keller I give, devise and bequeath all real estate that I may own at the time of my death the said real estate to be held and owned by my said wife Ida Keller for and during the term of her natural life only, she to have all the income from the said real estate so long as she shall live.

Item 4th. Subject only to the foregoing Items of this my will I give, devise and bequeath to Roscoe Platt, nephew forty (40) acres of land described as follows:

Forty acres of land in the northeast quarter (1/4) of the southeast quarter (1/4) of Section Nine (9) in Township thirty four (34) North of Range Fourteen (14) east, in DeKalb County, State of Indiana the said land to be held and owned by the said Roscoe Platt in fee simple, absolutely and forever.

Item 5th. Subject only to the foregoing items of this my will I give and bequeath to my daughter Dossie M. Weber and to my Grandson Leroy Keller the following described real estate, to-wit: Forty acres of land situated in the northwest quarter (1/4) of the southwest quarter (1/4) aka forty acres in the northeast quarter of the southwest quarter (1/4) all in Section Nine (9) Township thirty four (34) north, Range fourteen (14) east in DeKalb County, State of Indiana, the said land to be held and owned by my said daughter Dossie M. Weber and my Grandson Leroy Keller in equal shares, in fee simple, absolutely and forever.

Item 6th. I hereby nominate and appoint The Knisely National Bank of Butler, Butler, Indiana to be the executor of this my Last Will and Testament.

In testimony whereof, I Frank Keller, the Testator have hereunto set my hand and seal on this the fourteenth day of May, 1948.

Frank Keller

Signed by the said Testator, Frank Keller, as and for his Last Will and Testament in the presence of us, who, at his request and in his presence, and in the presence of each other have hereunto subscribed our names as witnesses all on this the fourteenth day of May, 1948.

Henry C. Springer
Charles W. Campbell

State of Indiana
DeKalb County.....Co:

BE IT REMEMBERED, That on the 6th day of February, 1948, Henry C. Springer personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 14th day of May, 1948, he saw the said Frank Keller, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Henry C. Springer and Charles W. Campbell in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer

Subscribed and sworn to before me this 7th day of February, 1948.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DeKalb County, etc:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Frank Keller has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9 at page 561 of the record of Wills of said county.

IN WITNESS WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th day of February, 1948.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

DAVID KELLER WILL.

STATE OF INDIANA }
DeKalb County } ss

BE IT REMEMBERED, That on the 14th day of June 1923 Della Beaver personally appeared before E.A. McClintock Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 2nd day of June 1923, she saw the said David Keller, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said G.W. Campbell and Della Beaver in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Della Beaver.

Subscribed and sworn to before me this 14th day of June 1923.

E.A. McClintock

Clerk DeKalb Circuit Court.

State of Indiana,
DeKalb County, ss:

I, E.A. McClintock Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of David Keller has been duly admitted to Probate in said county, and proven by the testimony of Della Beaver, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No.7 at page 151 of the record of Wills of said county.

IN TESTIMONY WHEREOF I her unto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 14th day of June, 1923.

E.A. McClintock

Clerk DeKalb Circuit Court.

DAVID KELLER
WILL

HDL

AMELIA KEPPLER

I, Amelia Kepler of Franklin Township, DeKalb County, Indiana, being of sound mind and disposing memory, do hereby make and declare the following to be my last Will and Testament, hereby revoking all former wills and all codicils thereto, by me at any time made, in words and figures as follows:

Item Ist.

I direct that all of my just debts, together with my funeral expenses, shall be paid out of the first proceeds of my estate.

Item End.

I give, devise and bequeath to John E. Burk of Franklin Township, DeKalb County, Indiana, all of my property of which I may die the owner, real and personal, to be held and owned by the said John E. Burk, in fee simple, absolutely and forever.

I make the above provisions for the said John E. Burk for the reason that he has been employed by me as a farm hand for over four years at very nominal wages and has rendered faithful services to me in looking after my farm and my personal comfort and in addition has agreed to remain in my service as long as I may live and I desire to compensate him at my death by the above provisions of my will for the services he has rendered and will render in the future.

Item Three.

I hereby nominate and appoint Harold W. Johnson as the Executor of this my Last Will and Testament.

Witness my hand and seal this the 15th day of February, 1938.

Amelia Kepler

Signed, sealed and acknowledged by the testatrix, Amelia Kepler as and for her last Will and Testament in our presence and who in her presence and at her request and in the presence of each other have hereunto affixed our hands and seals this the 15th day of February, 1938, at Butler, Indiana.

Henry G. Springer

Charles W. Campbell

Witnesses,

State of Indiana
County of DeKalb, SS:

BE IT REMEMBERED, That on the 1st day of November, 1940, Henry G. Springer personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 15th day of February, 1938, he saw the said Amelia Kepler, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Henry G. Springer and Charles W. Campbell in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

XXX

Henry G. Springer

Subscribed and sworn to before me this 1st day of November, 1940.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Amelia Kepler has been duly admitted to Probate in said county, and proven by the testimony of Henry G. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 600 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 1st day of November, 1940.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

First Codicil to the Last Will and Testament of Amelia Kepler

I, Amelia Kepler, of Franklin Township, DeKalb County, Indiana being of sound mind and disposing memory, do hereby make and declare the following to be the First Codicil to my last Will and Testament heretofore executed on the 15th day of February, 1938, in words and figures as follows:

Item One:

I have made arrangements with H. W. Johnson & Son to take care of my burial arrangements and to furnish for \$40.00 a metal mono-seal # 046 casket with complete burial service, including opening and closing of the grave, payment of the minister and singers and all other services in connection with my burial and I therefore direct my executor named in my will to notify H. W. Johnson & Son at the time of my death and to employ them to render the services and furnish the materials above set forth for said sum of money.

Item Two.

I hereby confirm my said will in all other respects.

Witness my hand and seal this the 14th day of December, 1948.

Amelia Kepler

Signed, sealed and acknowledged by the testatrix, Amelia Kepler, as and for the first codicil to her last will and testament executed on February 18th, 1938, in our presence and who in her presence and at her request and in the presence of each other, have hereunto subscribed our names as witnesses hereunto this the 14th day of December, 1948.

H. M. Johnson

Otis S. Fisher

Witnesses.

State of Indiana
DeKalb County.....34:

BE IT REMEMBERED, That on the 1st day of November, 1948, Otis S. Fisher personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 14th day of December, 1948, he saw the said Amelia Kepler, since deceased, execute the annexed instrument in writing as and for a codicil to her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Otis S. Fisher and H. M. Johnson in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the same deponent verily believes; and further deponent saith not.

Otis S. Fisher

Subscribed and sworn to before me this 1st day of November, 1948.

(SAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, AS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Codicil to the will and testament of Amelia Kepler has been duly admitted to probate in said county, and proven by the testimony of Otis S. Fisher one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9 at pages 600-601 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 1st day of November, 1948.

(SAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

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EMMA J. KESSLER

I, Emma J. Kessler, a resident of Auburn, DeKalb County, Indiana, and being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made:

ITEM 1: It is my will and desire that all my just claims and legal charges and my funeral expense, a weight, and a monument for not less than one hundred dollars in costs, first be paid out of my estate.

ITEM 2: I give, devise and bequeath to my husband, William F. Kessler, one hundred dollars in cash, provided he survives me.

ITEM 3: I will devise and bequeath to my sister, Agness Kinney, all my personal property, absolute and a life estate only in all the real estate of which I may die seized.

ITEM 4: It is my will and I do devise and bequeath to my brothers & sister, namingly, Amos Zervis, John Zervis, Albert Zervis, Frank Zervis, and Anna Colchin my sister, all the real estate of which I may die seized, at the death of my sister Agness Kinney, of which property I gave her a life estate only. Said parties to share and share alike.

ITEM 5: I constitute and appoint my sister, Agness Kinney, Executrix of this will.

WITNESS my hand and seal this 21st day of June, 1933.

Emma J. Kessler

The foregoing instrument signed, sealed and acknowledged by said Emma J. Kessler, as and for her last will and testament, in our presence, who, at her request in her presence and in the presence of each other, having subscribed our names as witnesses thereto, this 21st day of June, 1933.

G. W. Crooks

A. V. Warner, witnesses.

State of Indiana, County of DeKalb, . . ss:

BE IT REMEMBERED, That on the 3rd day of July, 1937, A. V. Warner, personally appeared before, Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 21st day of June, 1933, he saw the said Emma J. Kessler since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument, was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said G. W. Crooks and A. V. Warner, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

A. V. Warner.

Subscribed and sworn to before me this the 3rd day of July, 1937.

CARL WALTER, CLERK DEKALB CIRCUIT COURT

STATE OF INDIANA, COUNTY OF DEKALB, . . ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Emma J. Kessler, has been duly admitted to Probate in said county, and proven by the testimony of one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 6 at page 472, of the record of Wills of said County.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this the 3rd day of July, 1937.

Carl Walter, Clerk DeKalb Circuit Court.

I Levi C. Kessler of DeKalb County and state of Indiana, age 43 years, being of sound mind and disposing memory, do make and publish this as my last will and testament, revoking all former Wills by me made.
First; It is my will that my just debts and legal charges be paid out of my Estate.
Second; I give and bequeath to my wife, Oelia M. Kessler, all the residue of my property real, personal and mixed of every kind and description to have and to hold for and during her natural life.
Third; At the death of my wife, I give and bequeath to my children then living all of my estate enumerated in item second of this will, they to have the same in fee simple, absolute in equal shares.
Fourth; I hereby appoint my Wife Executrix of this will and not be required to give bond to act and serve as such.

In testimony whereof, I have hereunto set my hand and seal this first day of January 1907.

Levi C. Kessler

Subscribed by the said Levi C. Kessler, in our presence and declared by him to be his last will and testament and attested by us as such in his presence and in the presence of each other this first day of January 1907.

Chas H. Bruce
Robert B. Johnston.

State of Indiana
DeKalb County. . . ss:

BE IT REMEMBERED, That on the 30th day of December, 1933 Robert B. Johnston personally appeared before Carl Walter Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 1st day of January 1907, he saw the said Levi C. Kessler, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Robert B. Johnston and Chas. H. Bruce in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Robert B. Johnston.

Subscribed and sworn to before me this 30th day of December, 1933.

(SEAL) Carl Walter
Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, 38:

I, Carl Walter Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Levi C. Kessler has been duly admitted to Probate in said county, and proven by the testimony of Robert B. Johnston one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 272 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 30th day of December, 1933.

Carl Walter
(SEAL) Clerk DeKalb Circuit Court

I, Mary R. Kessler, of Auburn, Indiana, being of full age and of sound mind and memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all former wills by me made.

Item 1. I direct that all of my just debts be fully paid.

Item 2. I will and bequeath to my daughter Alma Kessler my bed room suit.

Item 3. Subject to the foregoing provision hereof, I hereby will, devise and bequeath all the rest and residue of my property, both real and personal, of every kind and description whatsoever, wheresoever situate, absolutely and in fee simple, to my children, viz: Mary Kessler of Indianapolis; Albert Kessler of West Wayne, Indiana; Mary Kessler of Auburn, Indiana; Walter Kessler of Brooklyn, New York; Frank Kessler of Pittsford, Michigan, and former Kessler of Chicago, Illinois, and the children of my deceased husband by a former marriage, viz: Marie Kessler of Auburn, Indiana, and Ruth Lee Lee of Los Angeles, California, a will, where and where alike, it being my will that each of said persons shall receive a one eighth (1/8) share of said property.

Item 4. I hereby nominate and appoint my said son Albert Kessler the executor of this will.

In testimony whereof, I have hereunto set my hand and seal this first day of March, 1931, at Auburn, Indiana.

Mary R. Kessler (SEAL)

Signed by said testatrix, Mary R. Kessler, as and for her last will and testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this first day of March, 1931, at Auburn, Indiana.

Guy C. Clement
Walter D. Stump

State of Indiana,
DeKalb County. . . ss:

BE IT REMEMBERED, That on the 23rd day of April, 1931, Walter D. Stump, personally appeared before Glenn Potter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the first day of March, 1931, he saw the said Mary R. Kessler, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Walter D. Stump and Guy C. Clement, in the presence of said testatrix, and of each other, as subscribers; witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said instrument verily believes; and further deponent saith not.

Walter D. Stump

Subscribed and sworn to before me this 23rd day of April, 1931.

Glenn Potter
Clerk DeKalb Circuit Court
(SEAL).

State of Indiana,
DeKalb County. . . ss:

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed will and testament of Mary R. Kessler, has been duly admitted to probate in said county, and proven by the testimony of Walter D. Stump, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 6 at pages 101 of the records of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 23rd day of April, 1931.

Glenn Potter
Clerk DeKalb Circuit Court
(SEAL).

State of Indiana,
ss:
County of DeKalb,

I, Glenn Potter, Clerk of the
DeKalb Circuit Court of Indiana, do hereby certify that
the within and foregoing Transcript

contains a full,
true and complete copy of the Last Will & Testament
of Mary R. Kessler, deceased
in the above entitled cause as the same appears and remains
of record in my office.

In Witness Whereof, I have hereunto subscribed my
name and affixed the seal of said Court this 2nd
day of June, 1932.

Glenn Potter
Clerk of DeKalb Circuit Court.

H12



4647

RECEIVED FOR RECORD

The 2-day
A.D. 1932 *June*
A.D. 1932 *10:00 A.M.*
and recorded in Record *105*
Page *625* = *626*

Otto R. Wetterman

DUTY ENTERED

REGISTRATION

JUN 2 1932

Frank C. Lyon

Frank C. Lyon
Attala DeKalb Co.

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IN WITNESS WHEREOF, that I, WALTER E. REEDER, of Dearborn County, Indiana, being of lawful age and of sound and disposing mind and memory, do this, the 11th day of August, 1948, in this instrument to be my last will and testament, hereby revoking all former Wills by me made:

- I direct that all my just debts be paid and that a suitable monument or marker be erected at the place where my body may be interred.
- I will, devise and bequeath to my father, William F. Kessler, my undivided one half interest in and to lots numbered Two forty Seven (247) and Two forty Eight (248), Block 1, in the original lot of the town, of the town of Auburn, Indiana, State of Indiana, in the above described or whatsoever nature thereon situated.
- I will, devise and bequeath to my Father, William F. Kessler, any money owned to me by my father, William F. Kessler, whether a note exists for the amount or not.
- I will, devise and bequeath to my father, William F. Kessler, all my partnership interest I own or may own in the firm of William F. Kessler and Son, located at Auburn, Dearborn County, State of Indiana.

5. I give, devise and bequeath, if my provided my Father, William F. Kessler, does not survive me, to my brother and sisters shares and undivided one half interest in the devise and bequeath to my brother, William F. Kessler, and to my Father, William F. Kessler, if I survive him, then I give, devise and bequeath to my brother, William F. Kessler, all my partnership interest in the firm of William F. Kessler, and Son, located at Auburn, Dearborn County, Indiana, in the amount of one-half (1/2) of the partnership interest of William F. Kessler and Son to be divided among the surviving brothers and sisters. I direct and authorize that my executors sell the said real estate and divide as in this paragraph directed.

6. Excepting my insurance and Adjusted Compensation Certificate, in which I have named my beneficiary, all the rest, residue and remainder of my estate in the sole, joint, and in any other manner, to whom to whom of which I may die and/or possessed of any which I may have testatorily created, as to whom I may die in my certificate of title, or whatsoever the same may consist, and were never situated, shall be divided and disposed of as follows, to wit:

-1-

Walter E. Kessler
C. Kendall witness Fitzsimons General Hospital
Logan A. Weaver witness Fitzsimons Hoop
Samuel H. Morrow witness 1001 Clinton St Aurora Colorado

Will of Walter E. Kessler,

Page 2.

(a) Five (5%) percent of the said residue I devise and bequeath to my brother, Carl E. Kessler, providing he consents to and accepts the duties of Trustee to the Trust Fund established for my two sisters, Mary E. Kessler and Helen E. Kessler, and also accepts the duties of Executor of this my will. Both these duties to be performed without any compensation beyond the five (5%) percent I give to him in this paragraph. Should my brother, Carl E. Kessler, refuse to perform these duties, then I leave to him the sum of Five (5.00) dollars and the balance of the Five (5%) percent which would have been his in the will be divided equally between Carl E. Kessler and Trust Fund established for my two sisters, Mary E. Kessler and Helen E. Kessler.

(b) Five (5%) percent of the said residue I devise and bequeath to my brother, William E. Kessler, providing he consents to and accepts the duties of Trustee to the Trust Fund established for my two sisters, Mary E. Kessler and Helen E. Kessler, and also accepts the duties of Executor of this my will. Both these duties to be performed without any compensation beyond the five (5%) percent I give to him in this paragraph. Should my brother, William E. Kessler, refuse to perform these duties, then I leave to him the sum of Five (5.00) dollars and the balance of the five (5%) percent which would have been his in the will be divided equally between Carl E. Kessler and Trust Fund established for my two sisters, Mary E. Kessler and Helen E. Kessler.

(c) I give, devise and bequeath Forty Five (45%) percent of the residue I remain of my estate, both real, personal or mixed of which I may be owner or possessed, or which I may have to my brother, Carl E. Kessler, or to Helen E. Kessler, or to any other person or persons, or to the estate of my brother, Carl E. Kessler and William E. Kessler, the survivors of me, or the successor or successors or in the event of my death, the trustee upon and for a trust fund for my sister, Mary E. Kessler, and for some trust fund, especially active and be worth fifty (50.00) dollars of the total estate prior to a sum of my estate in the amount of my debts, to my brother and to be transferred direct to the trust fund herein and held until due or sold in herein after described, said trust fund to be invested in first mortgaged real estate or in the type issued by A. T. & T. or a company of New York City, New York, or some other company of Chicago, Illinois, and nowhere else invested in the City, Chicago, Illinois. It is the will of the said William (45.00) dollars be invested in my said trust, and that said investment shall be in short term issues, of three (3) years, and not more than five (5) years of said trust. It shall further be the duty of the trustees to invest in, at least one a year, the financial securities of the best funds from which purchases have been, or are to be made.

Walter E. Kessler
C. Kendall witness Fitzsimons General Hospital
Logan A. Weaver witness Fitzsimons Hoop
Samuel H. Morrow witness 1001 Clinton St Aurora Colorado

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Will of Walter E. Kessler

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All interest accumulating on these funds thus invested is to be collected by the Trustees or Trustee and deposited in a Savings Account of a reliable Bank at the highest rate of interest payable on Savings accounts by said Bank, and at the end of each year, attention being given to the interest paying period on Savings accounts, the interest accumulated on said investment trust fund and the interest on the Savings account, if there be any, shall be paid to Ruby L. Kessler. The principal of the said trust fund to be given to Ruby L. Kessler only in such amounts as emergencies, such as sickness, inability to work and other causes of reasons which in the opinion of the Trustees or Trustee, shall be a sufficient reason to pay from the principal of the trust fund for any such emergency. Upon the death of Ruby L. Kessler, the balance of the principal and any interest accumulated thereon in any way, if she has married, to be paid to her children of her body, if any her surviving, and if there be no issue her surviving, to be equally divided among her surviving brothers and sisters. If there be no brothers and sisters her surviving, then to her heirs of assigns forever.

(d) I give, devise and bequeath Forty Five (45%) percent of the residue and remainder of my estate, both real, personal or mixed of which I may be possessed or possessed, or to which I may have testamentary rights, or to which I may be in any way entitled, of whatsoever the same may consist and wheresoever situated, to my brothers, Karl E. Kessler and William H. Kessler, the survivors of them, or the successors or successors in the trust, as Trustees upon and for a trust fund for my sister, Helen L. Kessler. And as a basis for said trust fund, especially I give and bequeath Fifty (50%) percent of the real estate mortgaged bonds of my estate I now own or may own at my decease, to my Trustees, and to be transferred direct to the trust fund herein in hold until due or sold as hereinafter directed. Said trust funds to be invested in first mortgage real estate bonds of the type issued by J. J. Straus & Company of New York City, New York, George H. Foreman & Company of Chicago, Illinois, and Greenbaum Jones Investment Company, Chicago, Illinois. At no time shall more than five hundred (\$500.00) Dollars be invested in my one issue, and that said investment shall be in short term issues, of three (3) years and not more than five (5) years of said bonds. It shall further be the duty of the Trustees to investigate, at least once a year, the financial standing of the bond house from which purchases have been or are to be made. All interest accumulated on those funds thus invested to be collected by the Trustees or Trustee and deposited in a Savings Account of a reliable Bank at the highest rate of interest payable on Savings accounts by said Bank, and at the end of each year, attention being given to the interest paying period on Savings accounts, the interest accumulated on said investment trust fund and the interest on Savings accounts, if there be any, shall be paid to Helen L. Kessler. The principal of the said trust fund to be given to Helen L. Kessler only in such amounts as emergencies, such as sickness, inability to work and other causes of reasons which in the opinion of the Trustees or Trustee shall be a sufficient reason to pay from the

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Will of

Ruby L. Kessler Witness Fitzsimons General Hospital

Rogan L. Beaver Witness Fitzsimmons Hosp.

Samuel H. Lorrow Witness 1601 Clinton St. Aurora Colo

Will of Walter E. Kessler,
Page 4.

principal of the trust fund for any such emergency. Upon the death of Helen L. Kessler, the balance of the principal and any interest accumulated thereon in any way, if she has married, to be paid to her children of her body, if any her surviving, and if there be no issue her surviving, to be equally divided among her surviving brothers and sisters. If there be no brothers or sisters her surviving, then to her heirs or assigns forever.

7. If it shall be, and I authorize and empower my Trustees or Trustees which are now, or may be my Trustees or Trustees, under this will, to sell and convey such part of trust property held by them, or him, in and for the trust funds herein created, as the interest of the trustee, or the advantages of those interests seem to require. But I recommend to my Trustees or Trustee the greatest caution in making sales and investments and in all matters regarding the trust funds, I desire them, or him, rather to regard the safety of the trust property than the amount of the income to be derived therefrom.

8. I appoint my brothers, Karl E. Kessler and William H. Kessler, the survivors of them or their successors or successor in the trust, their heirs, executors and administrators as the case may be as Trustees of the trust funds for my sister, Ruby L. Kessler and Helen L. Kessler herein made, and as the executors of my will without compensation for their or his services other than herein made. My within named brothers to serve jointly as Trustees and jointly as executors or in the event of the death, or the refusal of either of them, then the other shall serve as executor and as Trustee by himself.

IN WITNESS WHEREOF, I have hereunto set my hand on this 7th day of November A.D. 1926.

Walter E. Kessler
Karl E. Kessler

The above instrument consisting of four (4) pages was signed, sealed, published and declared by the said testator, WALTER E. KESSLER, in our presence, to end for his last will and testament, and at his request, in his presence, and in the presence of each other, have heretofore subscribed our names as witnesses this 7th day of November A.D. 1926.

S. M. Connelly Witness Fitzsimons General Hospital
Rogan L. Beaver Witness Fitzsimmons Hospital
Samuel H. Lorrow Witness 1601 Clinton St. Aurora Colo

State of Indiana, Delaware County, 33:

I, J. H. Knauber, Clerk of the Delaware Circuit Court, of said State do hereby certify that the aforesaid Will and Testament of Walter L. Koehler has been duly admitted to probate in said county, and proven by the deposition of Charles L. Knauber, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at page 455-457-458-459 of the record of Wills of said county.

IN ATTACHMENT hereto, I herewith subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 10th day of August 1877.

(Seal)

J. H. Knauber
Delaware Circuit Court.

The deposition of Charles S. Kendall, witness produced and sworn before me, a notary public of Denver, City, State of Colorado, at my office 330 Mittridge Building, City of Denver, Denver County, State of Colorado on the 5th day of August 1927, pursuant to the enclosed notice. This deposition is taken on the part of Charles S. Kendall, as witness to the instrument to be used in probating the last will and testament of Walter E. Kessler, deceased, to be used in probating said will in the DeKalb Circuit Court of DeKalb County, in the State of Indiana.

The said Charles S. Kendall being duly sworn to testify the truth, the whole truth and nothing but the truth relating to said cause deposes as follows:-

Examined by Samuel H. Morrow.

Question:- What is your name?

Answer:- Charles S. Kendall.

Question:- Where do you reside?

Answer:- Fitzsimmons General Hospital, Denver Colorado.

Question:- Were you acquainted with one, Walter E. Kessler?

Answer:- Yes.

Question:- Is Walter E. Kessler now deceased?

Answer:- Yes.

Question:- Hand you a paper marked exhibit "A" and ask you whether you saw Walter E. Kessler affix his signature to that paper as and for his last will and testament on November 7, 1926 at Fitzsimmons General Hospital, County, State of Colorado?

Answer:- Yes.

Question:- Who was present when he signed said exhibit "A"?

Answer:- Logan W. Beamer and Samuel H. Morrow.

Question:- Did you and Logan W. Beamer and Samuel H. Morrow sign said exhibit "A" as witnesses at the request of said Walter E. Kessler and in his presence and in the presence of each other?

Answer:- Yes.

Question:- Was Walter E. Kessler of the full age of 21 years and of sound and disposing mind and memory at the time of the execution of said exhibit "A"?

Answer:- Yes.

Question:- Was he at said time under coercion, compulsion or restraint?

Answer:- No.

Question:- Were you over the age of 21 years at the time of the execution of said exhibit "A"?

Answer:- Yes.

Question:- What is the nature of sickness.

State of Colorado,
City and County
of Denver 33:

I, Samuel H. Morrow, a notary public in and for city and county of Denver, State of Colorado, hereby certify that the foregoing deposition of Charles S. Kendall, was taken by me pursuant to notice having been given to the time and place and for the purpose mentioned in the same, that the witness was fully known before me; that said deposition was written at length and truly setting out all the said place; that the same was read to the witness and signed by the witness.

Witness my hand and notarial seal this 5th day of August, 1927.

Samuel H. Morrow
Notary Public

(Seal) My commission expires Nov. 23rd 1927.

State of Indiana,
as; In the DeKalb Circuit Court,
County of DeKalb, April Term, 1927.

In the matter of the Last Will and
Testament of Walter E. Kessler, deceased.

To whom it may concern:

You are hereby notified that on the 5th day of August, 1927 between the hours of six in the morning and six o'clock P.M. of said day and from day to day thereafter until the death of the testator, at the office of Samuel H. Morrow, Notary Public, Denver Colorado, before said testator, witness, set forth, while the universal last will (so-called) in the deposition of Charles S. Kendall, to the execution of an instrument in writing purporting to be the last will and testament of Walter E. Kessler, deceased, said deposition to be used in evidence in probating said instrument in the DeKalb Circuit Court of Indiana.

Dated this 15th day of July, 1927.

Atkinson & Huseman
Attorneys for Elias W. Kessler, proponent of said will.

State of Indiana, County of DeKalb, on the 15th day of July, 1927, duly sworn upon him before me and say:- that he posted two full, true and correct copies of the above notice in the office of the Clerk of the DeKalb Circuit Court of Indiana, in the County of DeKalb, on the 15th day of July, 1927 and that said copies were delivered a copy of said notice to Elias W. Kessler, a person residing in DeKalb County, State of Indiana and interested in the probate of said will.

John Huseman

Subscribed and sworn to before me this 20th day of July, 1927.

Abbie Calvin
Notary Public

My com. exp. May 9, 1931.
(Seal)

WILLIAM H. KESSLER

I, William H. Kessler of DeKalb County, Indiana, do hereby make and constitute this to be my last will and testament, hereby revoking any and all former wills by me made.

Item 1.

It is my will that all of my just debts and funeral expenses be first paid out of my estate.

Item 2.

I will, devise and bequeath my colony of bees and all bee supplies, painting ladders and the contents of my summer kitchen to Jerry Mortorff.

Item 3.

I will, devise and bequeath my Pontiac automobile to Jerry Mortorff and Samuel Rhinesmith to be theirs share and share alike.

Item 4.

Subject to the provisions of items 1, 2, and 3, I will, devise and bequeath all of my property both real and personal to my following named cousins to-wit: Frank Kessler, Daniel Kessler, Henry Kessler, Elia Kessler and Mary Stahl to be theirs absolutely and in fee simple, share and share alike.

Item 5.

I hereby nominate Jerry Mortorff and Samuel Rhinesmith to be executors of this my will.

In witness Whereof I have hereunto set my hand this 6th day of August, 1946.

William H. Kessler

Signed by the testator, William H. Kessler as and for his last will and testament in our presence who at his request and in his presence and in the presence of each other have hereunto signed our names as witnesses this 6th day of August, 1946.

Oak Hueselman

Mary Lu Walter

Witnesses

State of Indiana
DeKalb County.....SS:

BY IT REHEarsed, That on the 15th day of August, 1946 Oak Hueselman personally appeared before Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 6th day of August, 1946, he saw the said William H. Kessler, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Oak Hueselman and Mary Lu Walter in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believe; and further deponent saith not.

Oak Hueselman

Subscribed and sworn to before me this 15th day of August, 1946.

(SEAL)

Murray A. Steele

Clerk DeKalb Circuit Court

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of William H. Kessler has been duly admitted to Probate in said county, and proven by the testimony of Oak Hueselman one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 465 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 15th day of August, 1946.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court

Know all men by these presents, that I, Harriet M. Killian, of the Village of Hicksville, Defiance County, Ohio, desiring to make such dispositions of my worldly estate as I deem best, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking any and all former wills whatsoever by me made.

Item 1. I hereby direct my executor hereinafter named to pay my just and legal debts and the expenses of my last sickness and funeral out of my personal property, as soon after my death as may be found convenient, and I hereby authorize and direct my said executor to have erected on the grave where my husband is buried and where I am to be buried in the Scipio Cemetery, Allen County, Indiana, a suitable grey granite monument and two markers to match, and in order that said graves will be properly cared for and maintained I hereby bequeath the sum of one hundred dollars to the trustees of said cemetery for said purpose and direct my said executor to pay the same from the property of my estate.

Item 2. I hereby give and bequeath to the sister of my husband, Viola Fries, if she is living at the date of my death, the sum of one hundred dollars, but if she is not then living, then said legacy shall lapse and cease into the residue of my estate as hereinafter provided.

Item 3. In event there is not sufficient personal property in my estate with which to comply with Items 1 and 2 above, then I direct that the deficiency thereof and the costs of administering my estate shall be supplied and paid by Charles Killian and Clarence Killian by each contributing equally towards said deficiency and the payment of the same is hereby made a charge upon the real estate hereinafter devised to them respectively.

Item 4. I give, devise and bequeath to Clarence Killian, his heirs and assigns forever, all of my farm lands situated in Lewville Township, Defiance County, State of Indiana, together with all of the personal property belonging to me and situated thereon.

Item 5. I give, devise and bequeath to Charles Killian, his heirs and assigns, all of my real estate situated in the Village of Hicksville, Defiance County, State of Ohio, together with all of my household goods and chattels and personal belongings situated in the home where I reside, but I request however that the said Charles Killian divide such bed cloths, furniture and personal effect as he may not need, between such of my relatives and friends as he deems advisable.

There are now claims for personal services rendered to me by any person named as a beneficiary in this will and none such are contemplated by me to be contracted in the future, and the provisions made herein for said beneficiaries shall be in lieu of any and all such claims which may be presented against my estate.

Item 6. All of the rest, residue and remainder of my estate, real and personal, I hereby give, devise and bequeath to Charles Killian, his heirs and assigns forever, absolutely and without condition.

Item 7. I hereby nominate and appoint Walter W. Ferris, of Hicksville, Ohio, to act as executor of this will and I do hereby authorize and empower him to fully carry out and perform all of the duties and exercise all of the powers and authority necessary and proper for him to do and perform in the faithful execution of said trust.

In witness whereof, I have hereunto set my hand at Hicksville, Ohio, this 19th, day of May, A.D. 1927.

Harriet M. Killian

The above and foregoing instrument was signed, published and acknowledged by the said Harriet M. Killian as and for her last will and Testament in our presence and the same was subscribed by us as attesting witnesses in her presence, at her request and in the presence of each other, this 19th, day of May, A.D. 1927.

Marjorie R. Smith

A. H. Richards

In the Probate Court of Defiance County, Ohio.
In the Matter of the Will of }
Harriet M. Killian, Deceased }

September 7th, 1928.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Walter W. Ferris to admit to probate and record the will of Harriet M. Killian, deceased, heretofore filed in this court therefor.

And it now being shown to the satisfaction of the Court, that due notice of the filing of said will and of the application to admit to probate and record in this Court, has been given to all the next of kin of said testator, residents of Ohio; and The commission herefore issued to Ray F. Miller to take the deposition of Marjorie R. Smith Davitt, subscribing witness to said will having been returned duly executed and A. H. Richards, having this day appeared in open court, and having been duly sworn, testified to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by him and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of Harriet M. Killian, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will was of lawful age, of sound mind and memory, and not under restraint.

It is therefore by the Court ordered, that the said will be admitted to probate, and that it, together with the testimony of the witnesses above named, be entered of record in this Court.

D. W. Openlander, Probate Judge.

Harriet M. Killian

CERTIFICATE TO COPIES.

The State of Ohio,
Defiance County, . . .ss: Probate Court.

I, D. F. Openlander, Judge and ex-officio Clerk of the Probate Court, within and for said County, having the custody of the Files, Journals and Records of said Court, do hereby certify that the foregoing is a true copy of the last will and testament together with the order of probate thereof, of Harriet M. Killian, deceased, as the same appear upon the records of said Court; and I further certify, that I have carefully compared the foregoing copy with the original record, and that the same is a full and correct transcript thereof.

In witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 11th day of June, A.D. 1930.

(SEAL) D. F. Openlander Probate Judge and ex-officio Clerk of said Court.

The State of Ohio, Defiance County, . . .ss:

I the undersigned sole Judge of the Probate Court, within and for said County and State, the same being a Court of law and of record, do hereby certify that under the laws of the State of Ohio the Judge of the Probate Court is ex-officio the Clerk of his own Court, and I further certify that I the said D. F. Openlander, whose genuine signature is attached to the foregoing certificate, am . . . and was at the time of signing the same, ex-officio Clerk of said Probate Court, and as such, full faith and credit are due my acts, and that the above certificate and attestation are in due form of law, and made by the proper officer.

In witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 11th day of June, A.D. 1930.

(SEAL) D. F. Openlander
Judge as aforesaid.

State of Indiana, DeKalb County, . . .ss:

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the aforesigned authenticated copy of the last will and testament of Harriet M. Killian has been duly admitted to probate in said County, and that a complete record of said will has been recorded in Book No. 8 at page 51 and 52 of the records of files of said County.

In witness Whereof, I hereunto subscribe my name and affix the seal of said Court, at Crown, Indiana, in said Court, this 25th day of June, 1930.

(SEAL) Glenn Potter
Clerk DeKalb Circuit Court.

WILL OF GEORGE W. KIMES

111. OF. 1926. 1. KIMES

I, George W. Kimes, of Spencerville, DeKalb County, State of Indiana, do hereby make my last will and testament; hereby expressly revoking all prior wills and testamentary bequests of every kind and character, heretofore by me made.

FIRST: It is my will that all my just debts and funeral expenses, and expenses of last sickness shall be first paid.

SECOND: I give and bequeath to my wife, Mariah C. Kimes, the homestead where we now live, in the town of Spencerville, DeKalb County, State of Indiana, being a tract of land containing about one and one-fourth acres of land on the west side of the Main street in said town of Spencerville, together will all amputonances thereunto belonging; she to have and to hold the same for and during her natural life.

THIRD: I give and bequeath to my said wife, Mariah C. Kimes, the sum of Seven-hundred (\$700.00) Dollars, in cash, said sum to be paid to her from the first monies received by my executor; said sum to be received by her in lieu of the statutory allowance and all other rights and interests in ~~with~~ my estate to which she would otherwise be entitled under the statutes, as my widow.

FOURTH: I give and bequeath to my said wife, Mariah C. Kimes, the use of all our house-hold furniture and house-hold goods and family food and supplies in and about our said home at the time of my death, she to have and hold the use thereof for and during her natural life; she is also to have the use of our family cow and family horse and carriage with the privilege of selling said horse, cow, and carriage and applying the proceeds thereof together with all food-stuffs to her own use, and comforts.

FIFTH: It is my will that my wife shall have the same care and comforts so long as she shall live, as if I had survived her; and to insure that she shall have proper care during her sickness and also proper burial it is my will that if she shall not have sufficient property from the above specific bequests to so provide and care for her, I hereby direct my executor, after her death, to pay the expenses of her last sickness and funeral expenses.

SIXTH: Subject to the above provisions of this my will, I give and bequeath to my children James E. Kimes, Harvey W. Kimes, Frank H. Kimes, Minie A. Huddy, George W. Kimes, and Chloe Allen, all the residue of my property, they to have and to hold the same in fee simple and absolute, as tenants in common, share and share alike.

I, Charles C. Knauer, I have before me set my hand and seal at Auburn, Indiana, this Seventeenth day of August, A.D. 1910.

Geo. W. Kimes (I. S.)

Subscribed by the said George W. Kimes, in our presence, and by him declared as his last will, and attested by us as such, in his presence, and in the presence of each other, this Seventeenth day of Auburn, A.D. 1910.

James E. Pomeroy

C. C. Smith
Witnesses

State of Indiana }
DeKalb County }

BE IT REMEMBERED, That on the 9th day of August 1926 Charles C. Smith personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 17th day of August, 1910, he saw the said George W. Kimes, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Charles C. Smith and James E. Pomeroy in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Charles C. Smith

Subscribed and sworn to before me this 9 day of Aug 1926

J. H. Knauer
(I. S.) Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, 83:

I, J. H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of George W. Kimes has been duly admitted to Probate in said county, and proven by the testimony of Charles C. Smith one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at pages 242 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 9th day of August 1926.

J. H. Knauer
Clerk DeKalb Circuit Court.

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WILL OF GEORGE W. KIMES

WILL OF GEORGE W. KIMES

I, George W. Kimes, of Spencerville, DeKalb County, State of Indiana, do hereby make my last will and testament; hereby expressly revoking all prior wills and testamentary bequests of every kind and character, heretofore by me made.

FIRST: It is my will that all my just debts and funeral expenses, and expenses of last sickness shall be first paid.

SECOND: I give and bequeath to my wife, Mariah C. Kimes, the home-estead where we now live, in the town of Spencerville, DeKalb County, State of Indiana, being a tract of land containing about one and one-fourth acres of land on the west side of the main street in said town of Spencerville, together with all appurtenances thereto belonging; she to have and to hold the same for and during her natural life.

THIRD: I give and bequeath to my said wife, Mariah C. Kimes, the sum of Seven-hundred (\$700.00) dollars, in cash, said sum to be paid to her from the first moneys received by my executor; said sum to be received by her in lieu of the statutory allowance and all other rights and interests in ~~my~~ my estate to which she would otherwise be entitled under the statutes, as my widow.

FOURTH: I give and bequeath to my said wife, Mariah C. Kimes, the use of all our house-hold furniture and house-hold goods and family food and supplies in and about our said home at the time of my death, she to have and to hold the use thereof for and during her natural life; she is also to have the use of our family cow and family horse and carriage with the privilege of selling said horse, cow, and carriage and applying the proceeds thereof together with all food-stuffs to her own use, and comforts.

FIFTH: It is my will that my wife shall have the same care and comforts so long as she shall live, as if I had survived her; and to insure that she shall have proper care during her sickness and also proper burial if it is my will that if she shall not have sufficient property from the above specific bequests to so provide and care for her, I hereby direct my executor, after her death, to pay the expenses of her last sickness, and funeral expenses.

SIXTH: Subject to the above provisions of this my will, I give and bequeath to my children James W. Kimes, Harvey F. Kimes, Frank W. Kimes, Minnie A. Kimes, George Kimes, and Chloe Allen, all the residue of my property, they to have and to hold the same in fee simple and absolute, as tenants in common, share and share alike.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal at Auburn, Indiana, this Seventeenth day of August, A.D. 1910.

Geo. W. Kimes (Seal)

Subscribed by the said George W. Kimes, in our presence, and by him declared as his last will, and attested by us as such, in his presence, and in the presence of each other, this Seventeenth day of August, A.D. 1910.

James E. Pomeroy

C. C. Smith

Witnesses.

State of Indiana }
DeKalb County } SS

BE IT REMEMBERED, That on the 9th day of August 1926 Charles C. Smith personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 17th day of August 1910, he saw the said George W. Kimes, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Charles C. Smith and James E. Pomeroy in the presence of said testator, and of each other, as subscribers, witnesses thereto; that the said testator was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Charles C. Smith

Subscribed and sworn to before me this 9 day of Aug 1926.

J. H. Knauer
Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, SS:

I, J. H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of George W. Kimes has been duly admitted to Probate in said county, and proven by the testimony of Charles C. Smith one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at page 378 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 9th day of August, 1926.

J. H. Knauer
Clerk DeKalb Circuit Court.

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Last Will and Testament of Sherman G. Kimmell

I, Sherman G. Kimmell, at this time a resident, of Auburn, Indiana, and being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament and hereby revoking all former wills by me made.

Item 1. I hereby direct my executor to pay all my just debts out of the first money she may receive from my estate.

Item 2. That residue of my estate both real and personal I give and devise to my beloved wife, Liva S. Kimmell, to be hers absolutely.

Item 3: I hereby nominate my said wife to be the executrix of this will.

In Witness whereof I have hereunto set my hand and seal this 23 day of August, 1926

Sherman G. Kimmell

The foregoing instrument, signed, sealed and acknowledged by the said Sherman G. Kimmell, as and for his last will and testament, in our presence, who, at his request, in his presence, and in the presence of each other, have subscribed our names as witnesses thereto this day of August, 1926.

Willis Rhoads
Hugh Carner

The State of Indiana, DeKalb County, ss:

Be it remembered, That on the 11th day of December, 1941 Hugh Carner one of the subscribed witnesses to the within and foregoing last Will and Testament of Sherman G. Kimmell late of said County, deceased, personally appeared before of the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, that is to say; That on the 23d day of August, 1926 he saw the said Sherman G. Kimmell sign his name to the said instrument in writing as and for his last Will and Testament; and that this deponent, at the said time, heard the said Sherman G. Kimmell declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said Sherman G. Kimmell was, at the time of the signing and subscribing of said instrument in writing, as aforesaid of full age (that is, more than twenty-one years of age), and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Hugh Carner

Sworn to and subscribed by the said Hugh Carner before me, Murray A. Steele, Clerk of said Court, at Auburn, the 11th day of December, 1941.

IN ATTTESTATION WHEREOF, I have hereunto subscribed my name and affixed the seal of said court.

(SEAL) Murray A. Steele

The State of Indiana, DeKalb County, ss:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Sherman G. Kimmell has been duly admitted to probate, and duly proved by the testimony of Hugh Carner one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Hugh Carner in proof thereof, has been by me duly made and recorded in book 9 at pages 146 of the record of Wills of said County.

IN ATTTESTATION WHEREOF, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, this 11th day of December, 1941.

(SEAL) Murray A. Steele, Clerk
Circuit Court, DeKalb County.

WILL OF FRANCIS A. KING

LAST WILL AND TESTAMENT.

BE IT REMEMBERED, That I, Rev. Francis A. King of Garrett, DeKalb County, Indiana, being of sound and disposing mind, memory and understanding, and considering the uncertainty of life, do therefore make, publish and declare this to be my last will and testament, in manner and form following, that is to say:

ITEM: I order all my just debts and funeral expenses to be paid by my Executrix hereinafter named, as soon as conveniently may be after my decease.

SECOND: I give, devise and bequeath unto My Brother Joseph W. King, the sum of One Thousand Dollars.

THIRD: To my sister, Horn King, now Sister St. Geneyvieve, a member of the Sisters of Providence, the sum of Five Hundred Dollars.

FOURTH: To my sister-in-law Anna King, widow of my brother John King, the sum of Two Hundred Dollars.

FIFTH: To the Pastor of St. Joseph Catholic Church at Delphi, Indiana, to be used for Masses for my intention, the sum of Five Hundred Dollars.

SIXTH: To the Pastor of St. Joseph Catholic Church at Delphi, Indiana, to be used for Masses for my deceased relatives, the sum of One Hundred Dollars.

SEVENTH: To, Margaret Breheny my housekeeper, all the remainder which may be left after above bequests have been made.

AND LASTLY.— I do make, constitute and appoint, without being required to execute a bond, Margaret Breheny to be the Executrix of this my last Will and Testament, hereby revoking all former Wills and Testaments by me at any time heretofore made, and declaring this to be my last Will and Testament.

IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my seal, this the twenty-sixth day of March in the year of our Lord one thousand nine hundred and twenty-four.

Rev. Francis A. King

Signed, sealed, published and delivered by the testator above named, as and for his last Will and Testament, in the presence of us, who have hereunto, at his request, subscribed our names in his presence, and in the presence of each other, as witnesses hereto.

Rev. Robert J. Holpin Witness.
P.A. Jengler Witness.

State of Indiana }
DeKalb County } 55

BE IT REMEMBERED, That on the 29th day of April 1927 Rev. Robert J. Holpin personally appeared before J.H. Knauer Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 26th day of March 1924, he saw the said Francis A. King, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Rev. Robert J. Holpin and P.A. Jengler in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Rev. Robert J. Holpin
Subscribed and sworn to before me this 29th day of April, 1927.
J.H. Knauer
(Seal) Clerk DeKalb Circuit Court

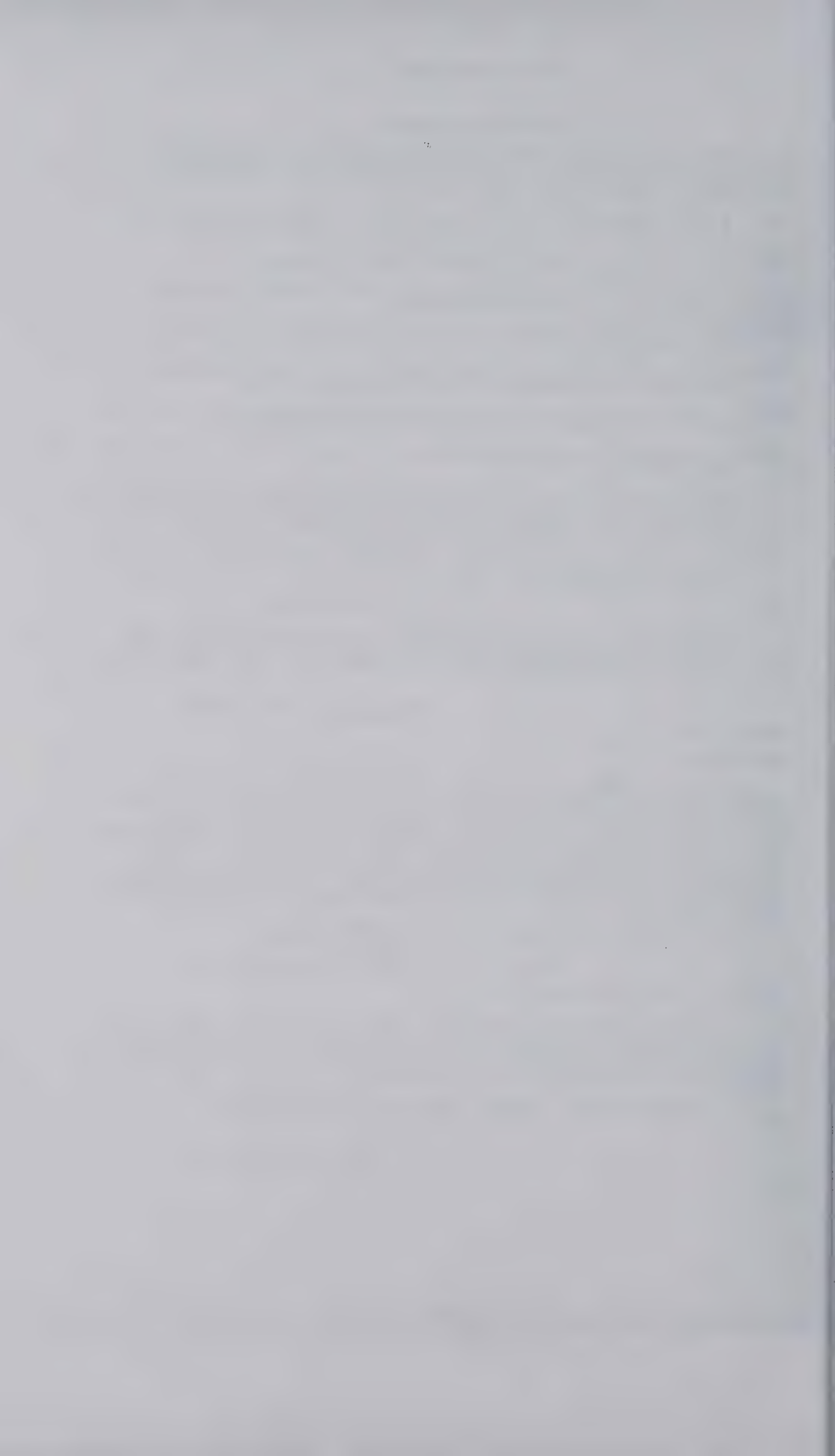
State of Indiana, DeKalb County, 55:

I, J.H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Francis A. King has been duly admitted to Probate in said county, and proven by the testimony of Robert J. Holpin one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at pages 431 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 29th day of April 1927.

J.H. Knauer
Clark DeKalb Circuit Court
(Seal) by LeRoy Wiltreut, Deputy

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MAMIE L. KING

I, Mamie L. King of Garrett, DeKalb County, Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare the following to be my Last Will and Testament, hereby revoking all former wills and all codicile thereto, by me at any time made, in words and figures as follows:

Item One: I direct that all of my just debts, together with my funeral expenses, shall be paid from the first proceeds of my estate.

Item Two: I direct that my Executor, hereinafter named, shall proceed as soon as practicable after my death, to sell and dispose of all of my assets, real or personal, under the jurisdiction of the court having jurisdiction over my estate and shall thus reduce my estate to cash or negotiable securities.

Item Three: I direct that my niece, Marion Romonofski and my sister-in-law, Lillian Shirley shall have the right to divide among themselves such of my household goods and household effects as they may choose to divide between themselves, each to take an equal amount as near as possible and that none of my said household goods or household effects shall be sold by my Executor under Item Two of this will, except such articles as are not taken by the said Marion Romonofski or Lillian Shirley under this item of my will.

Item Four: Out of the funds in the hands of said Executor and so derived from the sale of my property as aforesaid, I direct that my Executor shall pay the sum of \$ 500.00 to my great nephew, Gerald Frederick Romonofski of Rock Island, Illinois and the sum of \$ 500.00 to Leo King Shirley of Pikesville, Maryland, son of my sister-in-law, Lillian Shirley; if there be not sufficient funds to pay said bequests in full, then I direct that they be pro-rated between said beneficiaries.

Item Five: I give, devise and bequeath all of the rest and residue of my estate, after the payment of the bequests made in item four of this will, to my sister-in-law, Lillian Shirley of Pikesville, Maryland, to be held and owned by her absolutely and forever and I direct my Executor to pay to the said Lillian Shirley, all sums in his possession after the payment of the bequests in item four of this will.

Item Five: I hereby nominate and appoint Henry C. Springer of Butler, Indiana, as the Executor of this will.

Witness my hand and seal this the 7th day of July, 1941.

— Mamie L. King — — — —

Signed, sealed and acknowledged by the testatrix, Mamie L. King as and for her last will and testament in our presence and who in her presence and at her request and in the presence of each other, have hereunto set our hands and seals hereunto as witnesses on this the 7th day of July 1941 at Garrett, Indiana.

— W. Grey Woodcox — — — —

— Henry C. Springer — — — —

State of Indiana
County of DeKalb.....SS:

BY IT REPRESENTED, That on the 11th day of December, 1945 Henry C. Springer, a person by appearance before the DeKalb Circuit Court, of the State of Indiana, and being sworn to by the Clerk of said Court, testified as follows: That on the 7th day of July, 1941, he saw the said Mamie L. King, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent attested and subscribed by the said Henry C. Springer and W. Grey Woodcox in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, in the said deponent verily believes; and further deponent saith not.

— Henry C. Springer — — — —

Subscribed and sworn to before me this 11th day of December, 1945.

(STAL) Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, COUNTY OF DEKALB, SS;

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State to hereby certify that the annexed Will and Testament of Mamie L. King has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 420 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 11th day of December, 1945.

(STAL) — Murray A. Steele — — — —
Clerk DeKalb Circuit Court.

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CHARLES F. KINSEY

I, Charles F. Kinsey of the city of Auburn, DeKalb County, Indiana, do hereby make and constitute this to be my last Will and Testament, hereby revoking any and all former wills by me made.

Item 1.

It is my will that all my just debts and funeral expenses be first paid out of my estate.

Item 2.

After the payment of my debts and funeral expenses as provided in Item 1, I will, devise and bequeath to my wife, Sophia M. Kinsey, all of my property, both real and personal to be hers absolutely and in fee simple.

Item 3.

I hereby nominate my said wife, Sophia M. Kinsey to be Executrix of this my will.

In Witness Whereof I have hereunto set my hand this second day of June, 1932.

Charles F. Kinsey

Signed by Charles F. Kinsey as and for his last Will and Testament in our presence who at his request and in his presence and in the presence of each other have signed the same as witnesses this second day of June, 1932.

Mary Lu Kiplinger

Oak Musselman

Witnesses.

State of Indiana
DeKalb County, SS:

BE IT REMEMBERED, That on the 18th day of October, 1940, Oak Musselman, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 2nd day of June, 1932, he saw the said Charles F. Kinsey, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Mary Lu Kiplinger and Oak Musselman in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Oak Musselman

Subscribed and sworn to before me this 18th day of October, 1940.

Ralph W. Bruce

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of Charles F. Kinsey has been duly admitted to Probate in said county, and proven by the testimony of Oak Musselman, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 10 at page 64 of the Record of Wills of said county.

IN ATT STATION WHIRLWOP, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 18th day of October, 1940.

(S. A. B.)

Ralph W. Bruce
Clerk DeKalb Circuit Court

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Andrew Kiplinger

I, Andrew Kiplinger, now of Waterloo, Indiana, do hereby make and publish this as my last will and testament, hereby expressly revoking all prior wills and testamentary bequests heretofore by me made. FIRST: It is my will that all my just debts and funeral expenses shall be first paid. SECOND: It is my will that my executor shall set aside the sum of One Hundred Twenty Five Dollars, to pay the funeral expenses of my sister Eliza Kiplinger in case she shall survive me; and that said executor shall hold said sum in trust to be used for said purpose upon the death of my said sister. THIRD: Having heretofore given some of my household goods to my daughters, as an advancement, I hereby will all the remainder of my household goods of which I may die possessed, to my two sons, Albert Monroe Kiplinger and Eugene Victor Kiplinger, they to have and to hold the same share and share alike, they to divide the same between them as they shall deem just and right. FOURTH: I hereby direct my executor to sell all the residue of my estate, real and personal and convert the same into money within one year after my death, and divide the net proceeds thereof among my four children, to wit: Letha Jane Murray, Mary Elvira Wagoner, Albert Monroe Kiplinger, and Eugene Victor Kiplinger. And in the sale of said real estate I direct my executor to sell the same under the directions of the DeKalb Circuit Court, under the same procedure that an administrator is directed to sell real estate to pay indebtedness of an estate.

FIFTH: I direct my executor as a part of the funeral expenses, to see that proper inscription is placed on the marker at my grave. SIXTH: I hereby nominate and appoint my son Eugene Victor, executor of this my will; and if from any cause he shall fail to qualify within the time prescribed by law, it is then my will that my son, Albert Monroe Kiplinger shall act as such executor.

IN WITNESS WHEREOF I have hereunto subscribed by name and caused my seal to be affixed, at Auburn, Indiana, this Third day of September, 1920.

ANDREW KIPLINGER (SEAL)

Before us, the undersigned, subscribing witnesses this third day of September 1920, personally appeared the above named testator, Andrew Kiplinger, who in our presence subscribed to the above and foregoing instrument, consisting of two pages, including this page, and comprising items, numbered from First to Sixth, both inclusive, and he then and there declare the same to be his last will and testament; and we then there, at his request, in his presence and in the presence of each other, subscribed our names as attesting witnesses.

James E. Pomeroy.

O. W. Stofer, witness.

U. S. Raut, being first duly sworn to testify the truth, the whole truth and nothing but the truth, relating to this cause, deposes and says: Examination by Oak Musselman, attorney for the Estate of Andrew Kiplinger.

Q. You may state your name to the court.

A. U. S. Raut.

Q. Where do you live?

A. Auburn, Indiana.

Q. Were you acquainted with James E. Pomeroy?

A. Yes sir.

Q. Were you acquainted with O. W. Stofer?

A. Yes sir.

Q. I hand you Deponent's Exhibit 1, which purports to be the last will and testament of Andrew Kiplinger and on which the names of James E. Pomeroy and O. W. Stofer appear as witnesses, is Mr. James E. Pomeroy living or dead?

A. He is dead.

Q. Is O. W. Stofer living?

A. Yes sir.

Q. And where does he live now, if you know?

A. He lives in California.

That is all.

ULYSSES S. RAUT.

Subscribed and sworn to before me this the 18th day of March, 1935.

Carl Walter, Clerk of the DeKalb Circuit Court.

Earl D. Leas, being first duly sworn to testify the truth, the whole truth and nothing but the truth, relating to said cause, deposes and says: Examination by Oak Musselman, attorney for the Estate.

Q. You may state your name to the court

A. Earl D. Leas.

Q. Where do you live?

A. Waterloo, Indiana.

Q. Were you acquainted with Andrew Kiplinger?

A. Yes sir.

Q. Is Andrew Kiplinger, living or dead?

A. Dead.

Q. I hand you Deponent's Exhibit 1, purporting to be the last will and testament of Andrew Kiplinger, and ask whether the signature of the testator on that instrument is the signature of Andrew Kiplinger.

A. It is.

Q. Did you know Andrew Kiplinger on September 3rd, 1920.

A. I did.

Q. Was he of sound mind on that date?

A. I would consider that he was.

That is all.

Earl D. Leas.

Subscribed and sworn to before me this the 18th day of March, 1935.

(SEAL) Carl Walter, Clerk of the DeKalb Circuit Court

State of Indiana

County of DeKalb. . . .

I, Carl Walter, Clerk of the DeKalb Circuit Court of the said State do hereby certify that the annexed will and testament of Andrew Kiplinger has been duly admitted to Probate in said county and proven by the testimony of Earl D. Leas & U. S. Raut, who testified to & proved the signature of the testator and death & absence from state of witnesses and that a complete record of said will and the proof thereof has been recorded in Book No. 6 at page 342 of the record of Wills.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court, this 18th day of March, 1935.

Carl Walter, Clerk of the DeKalb Circuit Court

(SEAL)

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Nettie F. Kircher

I, Nettie F. Kircher, of the City of Chicago, in the County of Cook and State of Illinois, being of sound and disposing mind and memory do publish and make this my last will and testament, hereby expressly revoking all former wills and testamentary bequests of every kind and character, heretofore by me made.

FIRST: It is my will that all my just debts and funeral expenses shall be first paid.

SECOND: I give, will and bequeath to my cousins William A. Thomas and Ralph L. Thomas, both of Auburn, Indiana, all my property, real, personal and mixed, of every kind and character, they to have and to hold the same in fee simple and absolute, share and share alike.

THIRD: I hereby nominate and appoint William A. Thomas and Ralph L. Thomas, both of Auburn, Indiana, executors of this my will.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal to be affixed, at Auburn, Indiana, this 19th day of June 1930.

Nettie F. Kircher

Before us the undersigned, personally appeared the above named Nettie F. Kircher, who in our presence subscribed her name and caused her seal to be affixed, and she then and there declared the same to be her last will and testament; and we then and there in her presence and in the presence of each other, and at her request, subscribed our names as attesting witnesses.

W. W. Ketcham
Miles Baxter
Witnesses

State of Indiana
DeKalb County, SS:

BE IT REMEMBERED, That on the 16th day of August 1944 W. W. Ketcham personally appeared before Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court testified as follows: That on the 19th day of June 1930 he saw the said Nettie F. Kircher since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was at the same time at the request of said testatrix and with her consent, attested and subscribed by the said W. W. Ketcham and Miles Baxter in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

W. W. Ketcham

Subscribed and sworn to before me this 16th day of August 1944.

Murray A. Steele
(Clerk's Seal) Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Nettie F. Kircher has been duly admitted to probate in said county, and proven by the testimony of W. W. Ketcham, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 342 of the record of Wills of said county.

In Attestation Whereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 16th day of August 1944.

Murray A. Steele
(Clerk's Seal) Clerk DeKalb Circuit Court

Last Will and Testament of Thomas C. Kiser.

I, Thomas C. Kiser, of Butler, DeKalb County, Indiana, being of sound and disposing mind and memory do hereby make, publish, and declare this to be my last will and testament, hereby expressly revoking all former wills by me at any time made.

Item 1. It is my will that after my death, all my just debts and funeral expenses shall first be paid.

Item 2. I give to my beloved wife, Marcia E. Kiser, for her use during her natural life all my property, both real and personal, with full right, power and authority in case the income from said property is insufficient for her comfortable maintenance and care, to use so much of said personal property, as in her judgment may be necessary for such purpose, and in case all of said personal property should prove insufficient for such comfortable care and maintenance, I, grant, devise and vest in her full power and authority to sell and convey any or all of my real estate to the extent that the same may be necessary for her comfortable support and maintenance; provided, however, that if she should in her judgment determine it necessary to sell any portion of said real estate she shall file with the DeKalb Circuit Court her petition therefor and secure an order of said court fixing the terms and conditions of such sale, and the execution of a deed therefor shall be ordered and approved by such court.

Item 3. I give and devise to my grandson, Lester B. Snyder, subject to the provisions made in item two for my wife, Lot number Two (2) in Block number eight (8) in Tomlinson's Addition to the town of Butler, DeKalb County, Indiana.

Item 4. I give, and devise to my grandson, Walter Everett Kiser, subject to the provisions made in item two for my wife, the west one half of lots number 221 and 222 in the Original Plat to the town of Butler, DeKalb County, Indiana.

Item 5. I give and devise to my grandson Elmer G. Snyder, subject to the provisions made for my wife in item two, lot number forty five (45) in the Original Plat to the town of Butler, DeKalb County, Indiana.

Item 6. I give and devise to my grandson, Corwin K. Kiser, subject to the provisions made for my wife in item number two, lot number four (4) in Block number four (4) in Tomlinson's Addition to the town of Butler, DeKalb County, Indiana.

Item 7. I give nothing to my daughter Ida Snyder, for the reason that I have already conveyed to her twenty acres of land in full of her share.

Item 8. I give and devise to my son Walter K. Kiser, the West forty four (44) feet off lots fifty six (56) and fifty seven (57) in Garman's addition to the city of Kendallville, Noble County, Indiana, subject to the provisions in item 2. I also forgive all the indebtedness owing me at the time of my death by said son Walter K. Kiser.

Item 9. I give and devise to my grand-daughters Gwendolyn Kiser and Florence B. Tebb, subject to the provisions heretofore made in this will, all the rest and residue of my estate, share and share alike.

Item 10. I hereby nominate and appoint Lester B. Snyder and Charles A. Keller, both of Wilmington Township, DeKalb County, Indiana, to be joint executors of this will.

Thomas C. Kiser.

Signed, sealed, published and declared by said above subscribed, Thomas C. Kiser, as and for his last will and testament, in our presence, and signed by us in his presence, and in the presence of each other, at his request, as attesting witnesses thereto, this 19th day of July 1935.

Dan M. Link.
Tillie M. Lumm.

The State of Indiana, DeKalb County, SS:

Be it Remembered, that on the 17th day of March 1942, Dan M. Link one of the subscribing witnesses to the within and foregoing last will and testament of Thomas C. Kiser, late of said county, deceased, personally appeared before the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, that is to say:- That on the 19th day of July 1935, he saw the said Thomas C. Kiser, sign his name to the said instrument in writing as and for his last will and testament; and that this deponent, at the said time, heard the said Thomas C. Kiser declare the said instrument in writing to be his last will and testament, and that the said instrument in writing was, at the same time, at the request of the said Thomas C. Kiser, and with his consent attested and subscribed by the said Dan M. Link and Tillie M. Lumm in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Thomas C. Kiser was at the time of the signing and subscribing of said instrument in writing as aforesaid, of full age, (that is, more than twenty one years of age) of sound and disposing mind and memory and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Sworn to and subscribed by the said Dan M. Link before me Murray A. Steele, Clerk of said Court, at Auburn, Indiana, the 17th day of March 1942.
(SMM)

Murray A. Steele, Clerk,

The State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed will and testament of Thomas C. Kiser has been duly admitted to probate and duly proved by the testimony of Dan M. Link one of the subscribing witnesses thereto, that a complete record of said will and of the testimony of the said Dan M. Link in proof thereof has been by me duly made and recorded in book 9 page 163 of the record of Wills of said County.

In Attestation whereof, I have hereunto subscribed my name and affixed the seal of said court at Auburn, Indiana, this 17th day of March 1942.

Murray A. Steele, Clerk Circuit

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ADIN KLECKNER

I, Adin Kleckner, a resident of the City of Garrett, in the County of DeKalb and State of Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item I. I hereby direct that my executor hereinafter named shall first pay out of my estate all of my just and proven debts and the expense of my funeral and last illness and as hereinafter provided in Item II.

Item II. I hereby give and bequeath to Forrest D. Zimmerman the sum of \$ 375.00 for the purpose of paying for my burial and funeral service which sum shall include a cement vault, digging of a grave and the care of the burial lot. I give this amount to Forrest D. Zimmerman for the express purpose of providing for my burial and care of the cemetery lot.

Item III. I hereby give, devise and bequeath all ~~is~~ the rest and residue of all my property, real, personal or mixed of whatever character and wher soever situated to my daughter, Pearl Tirmenstein, absolutely and in fee simple.

Item IV. I hereby nominate Forrest D. Zimmerman as the executor of this my will.

WITNESS my hand and seal this 1st day of March, 1945, at Garrett, Indiana.

Adin Kleckner (S AL)
Testator

The foregoing instrument signed and acknowledged by Adin Kleckner as and for his last will and testament in our presence, who at his request in his presence and in the presence of each other, have hereunto signed our names as witnesses this 1st day of March, 1945, at Garrett, Indiana.

Kathryn Likens (S AL)
J. D. Brinkerhoff Jr. (S AL)
Witnesses.

State of Indiana
DeKalb County.....SS:

BE IT REMEMBERED, That on the 8th day of November, 1947, J. D. Brinkerhoff Jr. personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 1st day of March, 1945, he saw the said Adin Kleckner, since deceased, execute the annexed instrument in writing and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said J. D. Brinkerhoff Jr. and Kathryn Likens in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint as the said deponent verily believes; and further deponent saith not.

J. D. Brinkerhoff Jr.

Subscribed and sworn to before me this 8th day of November, 1947.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Adin Kleckner has been duly admitted to probate in said county, and proven by the testimony of J. D. Brinkerhoff Jr. one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 542 of the record of Wills of said county.

IN ATT STATION WILMOP, I her unto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 8th day of November, 1947.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

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Last Will and Testament of Emily A. Kline.

I, Emily A. Kline, of DeKalb County, in the State of Indiana, in the name of the Benevolent Father of All, being of sound mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item 1. I hereby direct that all my just debts, including the expenses of my last illness and funeral expenses and the expenses of the administration of my estate be fully paid.

Item 2. I direct my executors to purchase and erect a monument at my resting place.

Item 3. I hereby direct, authorize and empower the executors of this will to sell and dispose of all the personal property and real estate of every kind and character whatsoever and wheresoever situated which I may own at the time of my death, for the best price obtainable, and convert the same into cash as soon after my death as shall be practicable, all of which sales shall be in conformity to and in compliance with the laws of the state of Indiana, governing such sales and the settlement of decedents' estates.

Item 4. After the payment of my just debts, including the expenses of my last illness and funeral expenses and the costs of the erection of said monument and the expense of the administration of my estate, it is my will and desire and I hereby direct that the rest and residue of my estate shall be divided and distributed in cash to my children viz: Hazel L. Bennett of Edon, Ohio, Gladys Impton of St.Joe, Indiana, Mildred A. Cook of Paulding Ohio, Maurice F. Kline of St.Joe, Indiana, and Woodrow W. Kline of St.Joe Indiana, equally share and share alike.

Item 5. I hereby nominate and appoint said Hazel L. Bennett and Gladys Impton as Executrices of this will.

In testimony whereof I have hereunto affixed my name and seal this 30th day of December 1941, at Auburn, Indiana,

Emily A. Kline. (Seal)

Signed by said testatrix, Emily A. Kline, as her last will and testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses this 30th day of December 1941, at Auburn, Indiana.

Ruth Widdicombe,
Walter D. Stump.

The State of Indiana, DeKalb County, SE:

Be it remembered that on the 16th day of May 1942, Ruth Widdicombe (now Ruth Anderson) one of the subscribing witnesses to the within and foregoing last will and testament of Emily A. Kline late of said county, deceased, personally appeared before Wm.P. Endicott Judge of the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said court, upon his oath, declared and testified as follows, that is to say: That on the 30th day of Dec. 1941, he saw the said Emily A. Kline sign her name to the said instrument in writing as said for her last will and testament; and that this deponent, at the said time, heard the said Emily A. Kline, declare the said instrument in writing to be his last will and testament, and that the said instrument in writing was, at the same time, at the request of said Emily A. Kline and with his consent attested and subscribed by the said Ruth Widdicombe and Walter D. Stump in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, that the said Emily A. Kline was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age, (that is more than twenty one years of age) and of sound and disposing mind and memory and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Ruth Widdicombe Anderson.

Sworn to and subscribed by the said Ruth Widdicombe Anderson before me, Murray A. Steele Clerk of said court at Auburn, Indiana, the 16th day of May 1942.
In Attestation whereof, I have hereunto subscribed my name and affixed the seal of said court.

(SEAL)

Murray A. Steele.

The State of Indiana, DeKalb County, SE:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed will and testament of Emily A. Kline has been duly admitted to probate, and duly proved by the testimony of Ruth Widdicombe Anderson, one of the subscribing witnesses thereto, that a complete record of said will and of the testimony of the said Ruth Widdicombe Anderson in proof thereof, has been by me duly made and recorded in Book 9 page 166 of the record of wills of said county.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Auburn, Indiana, this 16th day of May 1942.

Murray A. Steele. Clerk Circuit Court
DeKalb County.

(SEAL)

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JOHN H. KLING

I, John H. Kling, being of sound and disposing mind and memory do make, publish and declare t is to be my last Will her by expressly revoking any and all Wills heretofore made by me.

Item 1.

I direct that all my debts and funeral expenses be first paid out of my estate.

Item 2. ~~XXXXXX~~

All the rest and residue of my property, personal and real, of every kind and character and wheresoever situate, whether owned by me at t is time or here after acquired by me, I give, bequeath and devise unto my wife Mildred F. Kling, she to have and to hold the same for ~~XXXX~~ and during the period of her natural life or so long as she remains my widow.

Item 3.

I give and bequeath unto my daughter Gloria L. Kling the sum of Five Hundred (500) dollars to be paid to her out of my property at the time of the death of my said wife.

Item 4.

All the rest and residue of my property not herein above disposed of, I give, bequeath and devise unto my daughters Gloria L. Kling and Lilian Morris, they to take and hold the same absolutely and in fee simple, share and share alike.

Item 5.

I hereby nominate my daughter, Gloria L. Kling as Executrix of this Will.

In Witness Whereof, I have hereunto subscribed my name t is 14th day of December, 1946.

John H. Kling

Subscribed by the said John H. Kling in our presence and by him declared to be his last Will and attested by us as such in his presence, at his request and in the presence of each other this 14th day of December, 1946.

Edgar W. Atkinson

Edgar W. Atkinson

State of Indiana
DeKalb County.....SS:

BE IT REMEMBERED, That on the 13th day of June, 1946, Edgar W. Atkinson, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 14th day of December, 1946, he saw the said John H. Kling, since deceased, execute the annexed instrument in writing and for is last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Edgar W. Atkinson and Mrs. G. Sanders in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, fee and able, and not under any constraint or restraint, as the said deponent verily believes; and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me t is 13th day of June, 1946.

(SMLB)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of John H. Kling has been duly admitted to probate in said county, and proven by the testimony of Edgar W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 620 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 13th day of June, 1946.

(SMLB)

Murray A. Steele
Clerk DeKalb Circuit Court.

H30

Francene Klinger

Mail
Unit
Cust. Sec.

RECEIVED

For record this 14 day of Sept 18 46
by 100-lock A and 400-
in record file 2 page 413

Donald M. Bascom

3801

Compared

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Francesa Klinger

I, Francesa Klinger, of DeKalb County, Indiana, being of sound mind and memory, and desiring to make a suitable disposition of my property, do hereby make, publish, acknowledge and declare this to be my last will and testament, hereby revoking any and all former wills and codicile made by me.

ITEM 1.

I hereby will and direct my Executor hereinafter named to pay all of my just debts, including the expenses of my last sickness and funeral, as soon as possible after my death.

ITEM 2.

I hereby will, give, and bequeath to my daughter, Lottie Surfus, the sum of One Hundred Fifty Dollars (\$150.00). This gift is made as an expression of my appreciation for the kindness of my daughter in taking me into her home and furnishing me board and room for the past year and one-half.

ITEM 3.

Subject to the above and foregoing provisions of this my will, I hereby will, give, bequeath and devise unto my children, Lottie Surfus, Elia Bond, William Klinger and Lottie Bryie, share and share alike, and as tenants in common all of my property, both real and personal, the real estate in fee simple and the personal property absolutely, who ever the same may be situated and located, provided always, that any advancement which I may have made, during my life time, to or for the benefit of any of my children above named, shall be deducted from the respective share of each of my aforesaid children who may have received an advancement.

At the present time my daughter, Lottie Bryie, is indebted to me upon a promissory note in the principal sum of Fifteen Dollars (\$15.00) dated January 14th, 1939, payable one (1) year after date with interest at the rate of four percent per annum from date until paid. If my daughter, Lottie Bryie, has not paid said note prior to my death it is my will that the principal and interest due thereon shall be deducted from her share in my estate.

At the present time my son, William Klinger, is indebted to me upon a promissory note in the principal sum of Eleven Hundred Fourteen Dollars (\$114.00) dated January 14th, 1939, payable one (1) year after date with interest at the rate of four percent per annum from date until paid. If my son, William Klinger, has not paid said note prior to my death it is my will that the principal and interest due thereon shall be deducted from his share in my estate.

Francesa Klinger (Seal)

ITEM 4.

I hereby nominate and appoint Earle E. Brooks Executor of this my last will and testament.

In witness Whereof, I have hereunto set my hand and seal this 6th day of April 1940

Francesa Klinger (Seal)

Merl O. Leitch

Perry E. Ort.

Witnesses.

The above and foregoing instrument, was, on the date thereof, namely, April 6th, 1940, duly signed, sealed, acknowledged and declared by the testatrix as and for her last will and testament, in our presence, who at her request, and in her presence, and in the presence of each other, signed the same as witnesses.

Merl O. Leitch

Perry E. Ort.

Witnesses.

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State of Indiana
DeKalb County, SS:::

AS IT PERTAINETH, That on the 30th day of September, 1944 Perry F. Ort one of the subscribing witnesses to the within and foregoing last Will and Testament of Francesca Klinger late of said County, deceased, personally appeared before William A. Indicott, Judge of the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said Court, upon his oath, declared and testified as follows, that is to say: That on the sixth day of April, 1940 he saw the said Francesca Klinger sign her name to the said instrument in writing as and for her last Will and Testament; and that his deponent, at the said time, heard the said Francesca Klinger declare the said instrument in writing to be her last Will and Testament; and that said instrument in writing was, at the said time, at the request of the said Francesca Klinger and with her consent attested and subscribed by the said Perry F. Ort and Merlin C. Leitch in the presence of said testatrix and in the presence of each other, as subscribing witness thereto, and that the said Francesca Klinger was, at the time of signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age), and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Perry F. Ort.

Sworn to and subscribed by the said Perry F. Ort before me the 30th day of September 1944.

IN ATTACHMENT WHEREOF, I have hereunto subscribed my name and affixed the seal of said Court.

Murray A. Steele

(Clerk's Seal)

Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Francesca Klinger has been duly admitted to probate, and duly proven by the testimony of Perry F. Ort, one of the subscribing witness thereto, that a complete record of said Will, and the proof thereof, has been made and recorded in Book 9 at page 352-353 of the record of Wills of said County.

IN ATTACHMENT WHEREOF, I have hereunto subscribed my name and affixed the seal of said Court, at Auburn, Indiana, this 30th day of September 1944.

Murray A. Steele

Clerk DeKalb Circuit Court.

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, DeKalb County, Indiana, hereby certify that the foregoing is a true and correct copy of the Last Will and Testament of Francesca Klinger as the same appears of record in my office.

Dated at Auburn, Indiana, this 13th day of September, 1945.

Murray A. Steele
Clerk DeKalb Circuit Court.

WILL OF MARTIN E. KLINGLER

I, Martin E. Klingler, of the City of Garrett, in the County of DeKalb and State of Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare this my last Will and Testament, hereby revoking any and all former Wills by me made.

Item 1. My executor hereinafter named shall convert all of the personal and real property of which I shall die possessed or seized into cash, and for this purpose and to this end my said executor is hereby given full power and authority to collect all indebtedness due me or due my estate including accounts and obligations due to "The Clinic", a business which is operated and owned solely by me, and to sell, transfer and convey all of my personal and real property giving and granting to my said executor the power to execute contracts, deeds of conveyance and any and all other instruments necessary. The sale and conveyance of all such property shall be made by my executor as soon as is practical after my death and whenever and upon whatever terms as my executor shall deem for the best interest of my estate, and out of the funds so derived my executor shall pay the bequests and make distribution as hereinafter provided in Sections one, two, three, four and five.

Section 1. My executor shall first pay all of my just and proven debts, the expense of my funeral and last illness and the costs of administration of my estate out of monies and proceeds of my estate other than the cash on hand or deposits in my name at the time of my death if such funds be sufficient.

Section 2. I hereby give and bequeath to my beloved wife, Ruth Klingler, all of the money on hand and on deposit in my name or to my credit at the time of my death, such amount to be ascertained and paid to her by my executor so soon as is practical after my decease, provided however, that in the event the funds derived from other sources by my executor shall be insufficient to pay in full all of my debts and aforesaid expenses the deficiency shall be paid out of the bequest of cash, money and deposits hereby made to my wife, and then any amount thereafter remaining of such cash, money and deposits, if any, shall be paid to her in full of this bequest; and this bequest to my said wife is made and intended to be in lieu of her statutory allowance and of all her interest in my property and estate under the Law of Descent of the State of Indiana.

Section 3. Out of such funds as remain after the payment by my executor of the items in Sections one and two, I give and bequeath to my grandson, William Edward Symon, the sum of \$4,000.00 with the earnest recommendation that he use and expend the same in acquiring an education, but without restriction nevertheless; to my daughter, Neva K. Symon, the sum of \$4,000.00 and to my daughter, Delia K. Redman, the sum of \$4,000.00. In the event my estate should prove insufficient to pay the bequests made in this Section to William Edward Symon, Neva K. Symon and Delia K. Redman in full, then such insufficient balance shall be by my executor pro rated among them equally. I make no bequest to my son, Mauricio O. Klingler, for the reason that I have heretofore provided him with funds for his education in an amount equal to the bequests to the legatees named in this Section.

Section 4. Out of such funds as remain after the payment of the debts and legacies provided in Sections one, two and three, I further give and bequeath the sum of \$500.00 to the Preachers Aid Society of the North Indiana Conference of the Methodist Church; \$500.00 to the Sacred Heart Hospital at Garrett, Indiana; the sum of \$250.00 to each of my dear grandchildren surviving me, and in the event such remaining funds are insufficient to pay the bequests made in this Section in full then such insufficient sum remaining shall be pro rated among them upon the same basis.

Section 5. All of the funds remaining after the payment of the debts and legacies as provided for in Sections one, two, three and four and constituting the rest and residue of my estate, I hereby give, devise and bequeath to my lawful heirs as provided in the Laws of Descent of the State of Indiana.

Item 11. I hereby nominate J. D. Brinkerhoff Sr. as the executor of this my will and if for any reason he is unable to qualify then I nominate the Garrett State Bank as my Executor.

Witness my hand and seal at Garrett, Indiana, this 7th day of May 1943.

Martin E. Klingler
Testator

The foregoing instrument signed and acknowledged by Martin E. Klingler as and for his last will and Testament, in our presence, who at his request in his presence and in the presence of each other, have hereunto subscribed our names as witnesses at Garrett, Indiana, this 7th day of May 1943.

Martin E. Klingler
Testator

The foregoing instrument signed and acknowledged by Martin E. Klingler as and for his last will and Testament, in our presence, who at his request, in his presence and in the presence of each other, have hereunto signed our names as witnesses at Garrett, Indiana, this 7th day of May 1943.

J. D. Brinkerhoff Jr.
Witness
Kathryn Likens
Witness

The State of Indiana, DeKalb County, SS:

Be it Remembered, That on the 23rd day of June 1943, Kathryn Likens, one of the subscribing witnesses to the within and foregoing last Will and Testament of Martin

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Martin E. Klingler

duly sworn by the Clerk of said court, upon his oath, dectared and testified as follows; that is to say: That on the 7th day of May 1943 she saw the said Martin E. Klingler sign his name to the said instrument in writing as and for his last Will and Testament; and that this deponent, at the said time, heard the said Martin E. Klingler declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said Martin E. Klingler and with his consent attested and subscribed by the said Kathryn Likens and J. D. Brinkhoff Jr in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Martin E. Klingler, was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Kathryn Likens

Sworn to and subscribed by the said Kathryn Likens before me Murray A. Steele, Clerk of said court, at Auburn, Indiana, the 23rd day of June 1943.

In Attestation Whereof I have hereunto subscribed my name and affixed the seal of said Court.

(Seal)

Murray A. Steele

The State of Indiana, DeKalb County, SS:
I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Martin E. Klingler has been duly admitted to probate, and duly proved by the testimony of Kathryn Likens, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Kathryn Likens, in proof thereof, has been by me duly made and recorded in book 9 at page 252 of the record of wills of said County.

In Attestation Whereof I have hereunto subscribed my name and affixed the seal of said Court at Auburn, Indiana, this 23rd day of June 1943.

(Seal)

Murray A. Steele Clerk
Circuit Court DeKalb County

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Catherine E. Klinkel

I, Catherine E. Klinkel, being of sound and disposing mind and memory and being a resident of Franklin Township, DeKalb County, Indiana, do hereby make publish and declare the following to be my last Will and Testament, hereby revoking all former wills and all codicile thereto, by me at any time made, in words and figures as follows, to-wit:

Item 1st. It is my will that all of my just debts, together with my funeral expenses shall be paid out of the first proceeds of my estate.

Item 2nd: I give and bequeath to my son, Joseph Edson Klinkel, all the furnishings and furniture in his room at my home.

Item 3d. I direct that all of the rest and residue of my household goods, including bedding, linens and dishes shall be divided among my four children, Milton E. Klinkel, Grover V. Klinkel, Mary Frances Kramer and Joseph Edson Klinkel, as they may agree among themselves and that they shall not be inventoried by my Executor.

Item 4th. I direct that as soon as practicable after my death that my Executor shall proceed, under the orders of the Court having jurisdiction over my estate, to sell all of my property, both real and personal and reduce the same to cash or negotiable securities, and that the sums so realized shall be disposed of as follows:

That my Executor shall pay to my step son, William Klinkel and Viola Honeck, the sum of \$25.00 each, which said sum of \$25.00 each, I give and bequeath to the said William Klinkel and Viola Honeck, or to their heirs should they not survive me.

That all of the rest and residue of the funds remaining in the hands of my Executor shall be divided into four equal parts and that he shall pay and turn over one fourth of the said sum to Grover V. Klinkel, or to his heirs should he not survive me in fee simple, absolutely and forever.

That my Executor shall turn over and pay one fourth of said sum to my son, Joseph Edson Klinkel, or to his heirs should he not survive me, to be held and owned by him, the said Joseph Edson Klinkel, or by his heirs should he not survive me, in fee simple, absolutely and forever.

That my Executor shall pay and turn over to my daughter, Mary Frances Klinkel, or to her heirs should she not survive me, one fourth of the said sum, to be held and owned by her, the said Mary Frances Klinkel, or by her heirs should she not survive me, in fee simple, absolutely and forever.

That my said Executor shall deduct the sum of \$250.00 from the one fourth share then remaining on hand and pay and turn over the balance to my son, Milton E. Klinkel, or to his heirs should he not survive me to be held and owned by him the said Milton E. Klinkel in fee simple, absolutely and forever.

That the said sum of \$250.00, so deducted above from the share of Milton E. Klinkel, shall be paid by my Executor to my son, Joseph Edson Klinkel, or to his heirs should he not survive me, to compensate the said Joseph Edson Klinkel, for money advanced to Milton E. Klinkel and for which the said Milton E. Klinkel is indebted to Joseph Edson Klinkel.

Item 5th. I hereby nominate and appoint Charles G. Potter, as the Executor of this my Last Will and Testament.

Catherine E. Klinkel

Signed, sealed and acknowledged by the said testatrix, Catherine E. Klinkel as and for her last will and testament, in our presence, who in her presence and at her request and in the presence of each other, have hereunto subscribed our names as witnesses hereunto, all on this 6th day of October 1927.

Charles W. Campbell
Henry G. Springer
Witnesses

First Codicil to the Last Will and Testament
of Catherine Klinkel

I, Catherine E. Klinkel, being of sound and disposing mind and memory, do hereby make publish and declare the following to be the first codicil to my last will and testament heretofore executed on the 6th day of October, 1927, in words and figures as follows, to-wit:

Item 1st. I direct that the Executor of my will shall purchase and pay for from the funds of my estate, a grave marker which shall be, as near as possible, like the one now at the grave of my husband, with the exception that the said marker shall bear the inscription of the word "Mother" where a cross appears on the marker at the grave of my husband.

Item 2nd: I hereby revoke the bequest of \$25.00 made to William Klinkel in my last will and testament for the reason that the said William Klinkel has ample property and does not need said bequest.

Item 3d: I further direct that in case any of my said children shall be indebted to me at the time of my death, that said indebtedness shall be deducted from their distributive shares of my estate.

Item 4th: I hereby revoke the appointment of Charles G. Potter as the Executor of my will and now nominate and appoint Lynn V. Mynkoop as the Executor of my last will and testament.

Item 5th: I hereby confirm my last will and testament in all other respects.

Witness my hand and seal this the 3d day of March 1937.

Catherine E. Klinkel

Signed, sealed and acknowledged by the said testatrix, Catherine E. Klinkel as and for

Catherine E. Klinkel

of October 1927, in our presence and who in her presence and at her request and in the presence of each other, have hereunto affixed our names as subscribing witnesses hereunto on this the 3d day of March 1937.

Henry C. Springer
Chas. W. Campbell

Witnesses

Second Codicil to the Last Will and
Testament of Catherine Klinkel

I, Catherine E. Klinkel being of sound and disposing mind and memory, do hereby make, publish and declare the following to be the second codicil to my last will and Testament heretofore executed on the 6th day of October, 1927, in words and figures as follows to-wit:

Item 1st: In Item four of my will, I bequeath the sum of \$25.00 to Viola Honeck, Viola Honeck is now deceased and I do therefore revoke such specific bequest.

Item Two:- I hereby revoke the appointment of Lynn C. Wynkoop as the Executor of this my last will and Testament as made in the first codicil to my Last will and Testament and I now nominate and appoint my son, Grover V. Klinkel, as the Executor of my Last will and Testament.

Item Three: I hereby ratify and confirm my last will and testament and the first codicil thereto, in all other respects.

Witness my hand and seal this the 29th day of April 1930.

Catherine E. Klinkel

Signed, sealed and acknowledged by the said testatrix, Catherine E. Klinkel, as and for the second codicil to her Last will and Testament, heretofore executed on the 6th day of October 1927 in our presence and who in her presence and at her request and in the presence of each other, have hereunto affixed our names as subscribing witnesses hereunto on this the 29th day of April 1930.

Charles A. Campbell
Henry C. Springer
Witnesses

State of Indiana

DeKalb County . . . SS:

BE IT KNOWN WHEREVER, That on the 10th day of December 1943 Henry C. Springer, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 6th day of October 1927 he saw the said Catherine E. Klinkel, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said Henry C. Springer and Charles W. Campbell in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer
Subscribed and sworn to before me this 10th day of December 1943.
Murray A. Steele
(Clerk's Seal) Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed will and testament of Catherine E. Klinkel has been duly admitted to probate in said county, and proven by the testimony of Henry C. Springer, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9 at page 277 of the record of wills of said county.

IN AFFIRMATION OF RECORD, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said court, this 10th day of December 1943.

Murray A. Steele
(Clerk's Seal) Clerk DeKalb Circuit Court

State of Indiana

DeKalb County . . . SS:

BE IT KNOWN WHEREVER, That on the 10th day of December 1943 Henry C. Springer personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 3rd day of March 1937, he saw the said Catherine E. Klinkel, since deceased, execute the annexed instrument in writing as and for a first codicil to her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said Henry C. Springer and Chas. A. Campbell in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer
Subscribed and sworn to before me this 10th day of December 1943.
Murray A. Steele
(Clerk's Seal) Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS:

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has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 276 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I have hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 10th day of December 1943.

Murray A. Steele
Clerk DeKalb Circuit Court

(Clerk's Seal)

State of Indiana
DeKalb County . . . SS:

BE IT REMEMBERED, That on the 10th day of December 1943 Henry C. Springer personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 29th day of April 1933, he saw the said Catherine E. Minkel since deceased, execute the annexed instrument in writing as and for a second codicil to her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said Henry C. Springer and Charles W. Campbell in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer

Subscribed and sworn to before me this 10th day of December 1943.
(Clerk's Seal) Murray A. Steele

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Second Codicil to the Will and Testament of Catherine E. Minkel has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said Codicil and the proof thereof, has been recorded in Book No. 9 at page 276 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said court this 10th day of December 1943.

Murray A. Steele
Clerk DeKalb Circuit Court

(Clerk's Seal)

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I, J. Harvey Knauer, of Corynna, DeKalb County, Indiana, being mindful of the uncertainty of life and desiring to provide for the final disposition of my estate, while I am of sound mind and memory, do make and publish this my Last Will and Testament, as follows, to wit:

FIRST: It is my will that all of my just debts and charges be paid out of my estate.

SECOND: It is my will that all the residue of my estate both real and personal, of whatever kind or nature and wheresoever situate, shall be at my death vest absolutely in my beloved wife, Mary J. Knauer in fee simple.

THIRD: I nominate my wife, Mary J. Knauer, to be the Executrix of this my Last Will and Testament.

WITNESS my name this 7th day of March, 1907.

J. Harvey Knauer.

Before us, the undersigned, this 7th day of March, 1907, personally came the above named J. Harvey Knauer, and acknowledged the above instrument in writing as and for his last will and testament, and we, in his presence, at his request and in the presence of each other have hereunto set our names as witnesses.

John W. Baxter
Miles Baxter
Frank C. Baxter

State of Indiana
County of DeKalb. . .ss

BE IT REMEMBERED, That on the 31st day of December, 1935, Miles Baxter, personally appeared before the DeKalb Circuit Court, of the state of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 7th day of March, 1907, he saw the said J. Harvey Knauer, since deceased, execute the aforesaid instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Miles Baxter, Frank C. Baxter and John W. Baxter in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Miles Baxter

Subscribed and sworn to before me this the 31st day of December, 1935.

(SEAL).

Carl Walter, Clerk DeKalb Circuit Court

State of Indiana
County of DeKalb. . .ss

I, Carl Walter, Clerk DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of J. Harvey Knauer has been duly admitted to Probate in said county, and proven by the testimony of Miles Baxter, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 3 at page 354 or the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 31st day of December, 1935.

Carl Walter, Clerk DeKalb Circuit Court.

Frank R. Knott

I, Frank R. Knott, a resident of DeKalb County, State of Indiana, and being of sound mind and memory, do make publish and declare this to be my last will and testament, hereby revoking all former wills by me made:

Item No:1 I hereby will, give and bequeath unto Charles Smith and Lydia D. Smith, the certain Mutual Relief Association Certificate bearing No.4095 now held by me and made payable to my estate which is for and in the sum of \$1,000.00. Said Charles Smith and Lydia D. Smith to pay all premiums on said Certificate from and after the date of this will, I further will and direct that the ~~gross~~ proceeds payable at my decease on said certificate shall be the absolute property of said above herein named beneficiaries.

Item No. 2 I hereby nominate and appoint as Executor of this my last will and testament Charles Smith, one of the beneficiaries named in item one of this will.

Witness my hand and seal this 22 day of Feb. 1937, at the town of Waterloo, DeKalb County, State of Indiana.

Frank R. Knott

Signed, sealed and acknowledged by said Frank R. Knott, as and for his last will and testament, in our presence, who, at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto this 22 day of Feb., 1937.

Lloyd Leas
Frank S. George

State of Indiana
DeKalb County, SS:

Bo It Remembere, That on the 5th day of August 1943 Frank S. George personally appeared before Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of February 1937, he saw the said Frank R. Knott, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testator, and with her consent, attested and subscribed by the said Lloyd Leas and Frank S. George in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Frank S. George

Subscribed and sworn to before me this 5th day of August 1943.

Murray A. Steele
Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Frank R. Knott has been duly admitted to Probate in said county, and proven by the testimony of Frank S. George, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 257 of the record of Wills of said County.

In Attestation whereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of August 1943.

Murray A. Steele,
Clerk DeKalb Circuit Court

(Clerk's Seal)

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Fritz Kobi

I, Fritz Kobi, a resident of the City of Garrett, in the County of DeKalb and State of Indiana being of sound and disposing mind and memory and under no disability, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item 1: It is my will that all of my just debts and the expense of my last illness and my funeral shall be first paid by my executor out of my estate.

Item 2: I hereby give, devise and bequeath, all the rest and residue of all property of which I shall die possessed to my children Elizabeth Metzler, Anna Beck, Mary Kammerer, Elsie Hall, Arien Toni and Henry Kobi, in equal shares; and in the event that any of my said children shall not be living at the time of my death, then the share hereby given to such child shall be divided equally among the surviving children of such deceased child; and it is further my will that in the event any of my said children shall die, prior to my death, without issue, then the share of such deceased child shall be divided equally among my surviving children.

Item 3: I hereby nominate my son-in-law Joseph M. Metzler as the executor of this my will.

Witness my hand and seal this the 21st day of June, 1932, at Garrett, Indiana.

Fritz Kobi

The foregoing instrument signed and acknowledged by Fritz Kobi as and for his last will and testament in our presence, who, at his request, in his presence and in the presence of each other, have hereunto set our hands as witnesses this the 21st day of June, 1932, at Garrett, Indiana.

Orville K. DePew
J. D. Brinkerhoff

State of Indiana
DeKalb county ss

Be it remembered that on the 26th day of August, 1939 J. D. Brinkerhoff personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court of the state of Indiana, and being sworn by the Clerk of said court testified as follows: that on the 21st day of June 1932, he saw the said Fritz Kobi, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time, at the request of said testator and with his consent, attested and subscribed by the said J. D. Brinkerhoff and Orville K. DePew in the presence of said testator and of each other as subscribing witnesses thereto; that the said testator was, at that time, twenty one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

J. D. Brinkerhoff

Subscribed and sworn to before me this 26th day of August 1939.

Carl Walter, Clerk DeKalb Circuit Court
(SEAL)

State of Indiana DeKalb county ss:

I, Carl Walter, clerk of the DeKalb Circuit court of said State do hereby certify that the annexed Will and Testament of Fritz Kobi has been duly admitted to Probate in said county and proven by the testimony of J. D. Brinkerhoff one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9 at page 25 of the record of wills of said county.

In attestation whereof I hereunto subscribe my name and affix the seal of said Court at Auburn Indiana in said court this 26th day of August 1939.

Carl Walter, clerk DeKalb circuit court

(SEAL)

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JOHN KOVIT

I, John Kobi, of Cleveland, Ohio, being of sound and disposing mind and memory, do make, publish and declare this my last Will and Testament:

Item 1. I direct that all my just debts and funeral expenses be paid.

Item 2: I direct that my funeral expenses be paid from money I have deposited with the Relief Department of the Baltimore and Ohio Railroad Company, pass Book no. 29938.

Item 3: I give, devise and bequeath my house and lot situated at Garrett, Indiana, to my four children to-wit: Minnie Robbins, Fred Kobi, Mary Brisingstull, Albert Kobi.

Item 4: I hereby appoint my daughter, Mrs Minnie Robbins, administratrix of this my last Will and Testament and ask that she be permitted to act without bond.

Witness my hand at Cleveland, Ohio, on this 19th day of October, A. D., 1932.

Testator: John his
mark X Kobi

The foregoing instrument was signed, declared and acknowledged by John Kobi, as his last will and testament in our presence, and subscribed by us as witnesses at his request, in his presence and in the presence of each other, on this 19th day of October, A. D., 1932.

Witnesses: Frederick J. Keller, 3271 W. 43rd
Anna Robbins.

State of Ohio
Cuyahoga County. . . .

Personally appeared in open Court, Frederick J. Keller and Anna Robbins, who being first duly sworn to testify the truth, the whole truth and nothing but the truth, in relation to the execution of the Will of John Kobi, deceased, deposed and say:

We were present at the execution of the instrument in writing now before us, dated October, 19, 1932, purporting to be the Will of John Kobi, deceased; that we at the request of said Testator, and in his presence, respectively subscribed our names thereto; as witnesses and that we said the said testator sign said instrument; and that said John Kobi, at the time of executing said Will was of full age of sound mind and memory, and not under any restraint. Frederick J. Keller, 3271 West 43rd St., Anna Robbins, 4971 Meade, Avenue.

Sworn to and subscribed before me by said witnesses this 17th day of November, 1932.

D. C. Gairing, Deputy Clerk.

State of Indiana
County of DeKalb. . . ss

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of John Kobi, has been duly admitted to Probate in said county, and that a complete Record of said Will and proof thereof, has been recorded in Book No. 8 at page 438 of the record of Wills of said County.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 23rd day of September, 1936.

CARL WALTER, Clerk DeKalb Circuit Court.

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I, John Koble a resident of Jackson township DeKalb county state of Indiana being of sound mind and memory and realizing the uncertainties of life, do now hereby make, publish and declare this instrument to be my last will and testament, hereby revoking any and all former wills by me heretofore made, if any.

Item 1: I direct that all my just debts be fully paid.

Item 2: I have heretofore advanced to each of my five children the sum of seven hundred and fifty dollars, \$750.00 of which was advanced to each in the year 1916 and \$350.00 was advanced to each in the year 1919; these advancements were made to each of my children upon the express condition that such amounts should bear interest paid to me at the rate of four percent per annum during my life. Certain of my said children have kept their said interest paid and certain of them are in default. I direct my executor hereinafter named to ascertain the amount of interest paid and the amount unpaid at the time of my death and to charge against, and deduct from the distributive shares of each of my said children respectively, the amount of interest owing me by each, at the time of my death, on account of the interest on the advancements of \$750.00 to each of them as aforesaid.

Item 3: My son, Sol Koble has heretofore received loans from me in addition to the \$750.00 advancement mentioned in Item 2 greatly in excess of what would be his distributive share in my estate, the same being as computed by him, the sum of \$6,037.40 an itemized statement of which has been compiled by the said Sol Koble in his own handwriting and which statement I attach to this will for the use of my executor; my said son has heretofore given me stock certificate No. 4 for forty shares of the capital stock of the Back Construction Company, Incorporated of no par value, as collateral security for said indebtedness otherwise the said indebtedness is wholly unsecured. The said indebtedness has in the past been represented by notes of the said Sol Koble; the notes are not now in my possession; due to my failing eyesight I have inadvertently given said notes to the said Sol Koble; he has promised to return the same to me but to date has not done so. I direct my executor hereinafter named to exert every effort to make collection of the amount due me as stated upon the memorandum executed by the said Sol Koble, and which statement I believe to be the correct amount due me from him and I further direct that in the event such collection be made, the same shall be and become a part of my residuary estate, to be disposed of as directed in Item 5 of this my will. And in the event such collection be not made, then in that event I direct my executor to pay the said Sol Koble the sum of One dollar which shall be in full of his distributive share in my estate. I wish to say further that I do not owe the said Sol Koble anything whatever and that there are no set-offs against the aforesaid indebtedness of any kind to my knowledge; also that I have signed no notes or obligations for him as surety or otherwise.

Item 4: In the event the indebtedness of Sol Koble, my son, be not paid to me or my executor, or if either of my other children or grandchildren be indebted to me at the time of my death, or if I or my estate be called upon to pay any notes upon which I am surety for any of said children or grandchildren, I direct that such amounts owing me or paid by me or my estate be deducted from the distributive share which such child or grandchild will receive from my estate by the terms of this will.

Item 5: Subject to the foregoing, I do hereby give, devise and bequeath all property of which I may die seized, real, personal and mixed and of every kind and character unto my children as follows to wit:- unto my son Christenher C. Koble the undivided one fifth part thereof; unto my daughter Dora Schlatter the undivided one fifth part thereof; unto the children of my deceased daughter, Tillie Gerig viz: Erslie Hartung, Vada Fleenor, Dora Bader, John Gerig, Lester Gerig, Chester Gerig and Clella Gerig the undivided one fifth part thereof; each of said children to take a 1/30 interest; and unto the children of my deceased daughter, Mary A. Gerig, viz: Grace Hartung, Joseph W. Gerig, Goldie Kruse, Forrest T. Gerig, Virgil W. Gerig and Leona Lung the undivided one fifth part thereof each of said children to take a 1/30 interest; and unto my son Sol Koble the undivided one fifth part thereof, if, and upon the express condition that, his indebtedness to me be paid and if not so paid he shall receive the sum of one dollar as stated in Item 3 and no more and in that event the distribution herein stipulated shall be in fourths instead of fifths, the share of the said Sol Koble to be proportionately divided amongst my other children and grandchildren above named.

Item 6: I do hereby nominate and appoint my grandson Forest T. Gerig to be the executor of this my last will and testament.
In witness whereof I have hereunto set my hand and seal at "Auburn Indiana this nineteenth day of June in the Year of Our Lord one thousand nine hundred thirtythree.

John Koble (seal)

The foregoing instrument has been signed, sealed, published and declared by the above subscribed John Koble as and for his last will and testament, in our presence, and we at his request, in his presence and in the presence of each other signed the same as subscribing witnesses thereto the day above written.

Philip S. Carper
Lois Sellers
Clarence T. McClintock

State of Indiana DeKalb county ss:

Be it remembered that on the 15th day of May 1939 Clarence T. McClintock personally appeared before Carl Walter clerk of the DeKalb circuit court of the state of Indiana and being sworn by the clerk of said court testified as follows: that on the 19th day of June 1933 he saw the said John Koble since deceased execute the annexed instrument in writing as and for his last will and testament; that said instrument was at the same time at the request of said testator and with his consent attested and subscribed

by the said Clarence E. McClintock and Lois Sellers and Philip S. Garner in the presence of said testator and of each other as subscribing witnesses thereto; that the said testator was at that time twenty one years of age of sound mind and not under any coercion or restraint as the said deponent verily believes and further deponent saith not.

Clarence E. McClintock

Subscribed and sworn to before me this 15th day of May 1939

Carl Walter clerk DeKalb circuit court

(seal)

State of Indiana DeKalb county ss:

I, Carl Walter clerk of the DeKalb circuit court of said state do hereby certify that the annexed will and testament of John Hoble has been duly admitted to probate in said county and proven by the testimony of Clarence E. McClintock one of the subscribing witnesses thereto and that a complete record of said will and the proof thereof has been recorded in book No. 9 at pages 32-33 of the record of wills of said county.

In attestation whereof I hereunto subscribe my name and affix the seal of said court at Auburn Indiana in said court this 15th day of May 1939.

Carl Walter
Clerk DeKalb circuit court.

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Martin L. Koch

Be it remembered that I, Martin L. Koch, a farmer and a resident of the Town of Spencor in the County of DeKalb and in the State of Indiana, do make, publish and declare this to be my last will and testament, intending hereby to dispose of all the property, real and personal, of every kind and description, where-
soever situate, which I may own or have the right to dispose of at the time of my death.

Item One. I make, nominate and appoint my son, Paul R. Koch, and my daughter, Mabel Lillian Koch, to be the executor and executrix of this, my last will and testament, hereby authorizing and empowering my said executor and executrix to compound, compromise, settle and adjust all claims and demands in favor of or against my estate. I request that no bond be required of my said executor and executrix.

Item Two. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item Three. I give and bequeath to my wife, Martha Tryphona Koch, the sum of Five Hundred (\$500.00) Dollars, to be paid out of my estate within ninety (90) days after my death.

Item Four. I give and bequeath to my wife, Martha Tryphona Koch, all the clothing, jewelry, books, pictures, cooking utensils, cutlery, silverware, dishes, household furniture, provisions, and all other household effects which may be in and about my residence at the time of my decease.

Item Five. All the rest, residue and remainder of my property, real and personal, of every kind and description wheresoever situated, remaining after the payment of the costs of the administration of my estate, the satisfaction of the directions contained in item two hereof, and the payment of the legacy bequeathed in item three hereof, I give, devise and bequeath to my son, Paul R. Koch, and to my daughter, Mabel Lillian Koch, as trustees, with full power, without any order of any court, to hold, manage, control, use, operate, maintain, and keep in good repair and condition, all thereof, in the farming, operation, leasing and maintenance of the farm in Spencor Township, DeKalb County, Indiana, now owned and occupied by me, for and during the natural life of my wife, Martha Tryphona Koch, or so long as she remains my widow. The net income from such trust estate, after the payment of taxes, fire and tornado insurance premiums and assessments, repairs and other expenses, and the writing off of all losses incurred, and the payment of costs of administering such trust estate shall be paid by said trustees to my wife, Martha Tryphona Koch, for her comfort and support, in semi-annual installments, on March 1st and September 1st of each year, or oftener, during her life or so long as she remains my widow.

It is my will that my wife, Martha Tryphona Koch, shall be supported in a manner befitting her station in life, and that my farm shall be operated and maintained in the manner that I have farmed and cared for it for a great many years past. The said trustees shall have full power to invest, buy, sell and exchange all personal property forming a part of the trust to be administered by them, and to lease said farm for short periods if they so desire, and to compromise and adjust any and all claims which may be owing to or by such trustees.

I request that no bond be required of said trustees.

Item Six. I bequeath, give and devise to my children, Paul R. Koch, Mary Jane Walter, Mabel Lillian Koch and Dwight A. Koch, their heirs and assigns forever, share and share alike, upon the death or remarriage of my wife, Martha Tryphona Koch, all the property real and personal, and not accretions thereto, given and bequeathed in trust created in item five hereof.

Item Seven. The provisions herein made for my wife, Martha Tryphona Koch, shall be in lieu of her rights by descent or otherwise in my real and personal estate.

Item Eight. In case any of the legatees or devisees hereinbefore named shall oppose the probate of this, my last will and testament, or shall institute or prosecute any action to contest or set aside this, my last will and testament, the legacy or devise hereinbefore given to such person or persons shall be thereby forfeited and annulled and shall revert to, and become a part of the residue of my estate.

In testimony whereof, I have hereunto subscribed my name and affixed my seal at the Village of Hicksville in the County of DeKalb and in the State of Ohio, this tenth day of October, in the year of our Lord nineteen hundred and forty.

Martin L. Koch

The foregoing instrument contained on this and the preceding page, was on the tenth day of October, in the year of our Lord nineteen hundred and forty, signed and sealed by the said Martin L. Koch, the testator therin named, and duly published and declared by him, to be his last will and testament, and his sole and complete act and deed in the presence of us who at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses. And we and each of us, do also certify that the signature and seal of the said testator were duly made upon said foregoing instrument, and were seen thereon by us, before we signed as witnesses as aforesaid, and that we and each of us, do now believe the said testator to be at this time of sound mind and memory.

Ethel B. Simmons,
George D. Simmons.

State of Indiana
DeKalb County SS;

BE IT REMEMBERED, That on the 22 day of May 1941, George D. Simmons personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the clerk of said court, testified as follows: That on the 10th day of October 1940, he saw the said Martin L. Koch, since deceased, execute the annexed instrument in writing, as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said George D. Simmons and Ethel B. Simmons in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator was at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes and further deponent saith not.

George D. Simmons.

Subscribed and sworn to before me this 22nd day of May 1941.

Murray A. Steele, Clerk DeKalb Circuit Court.

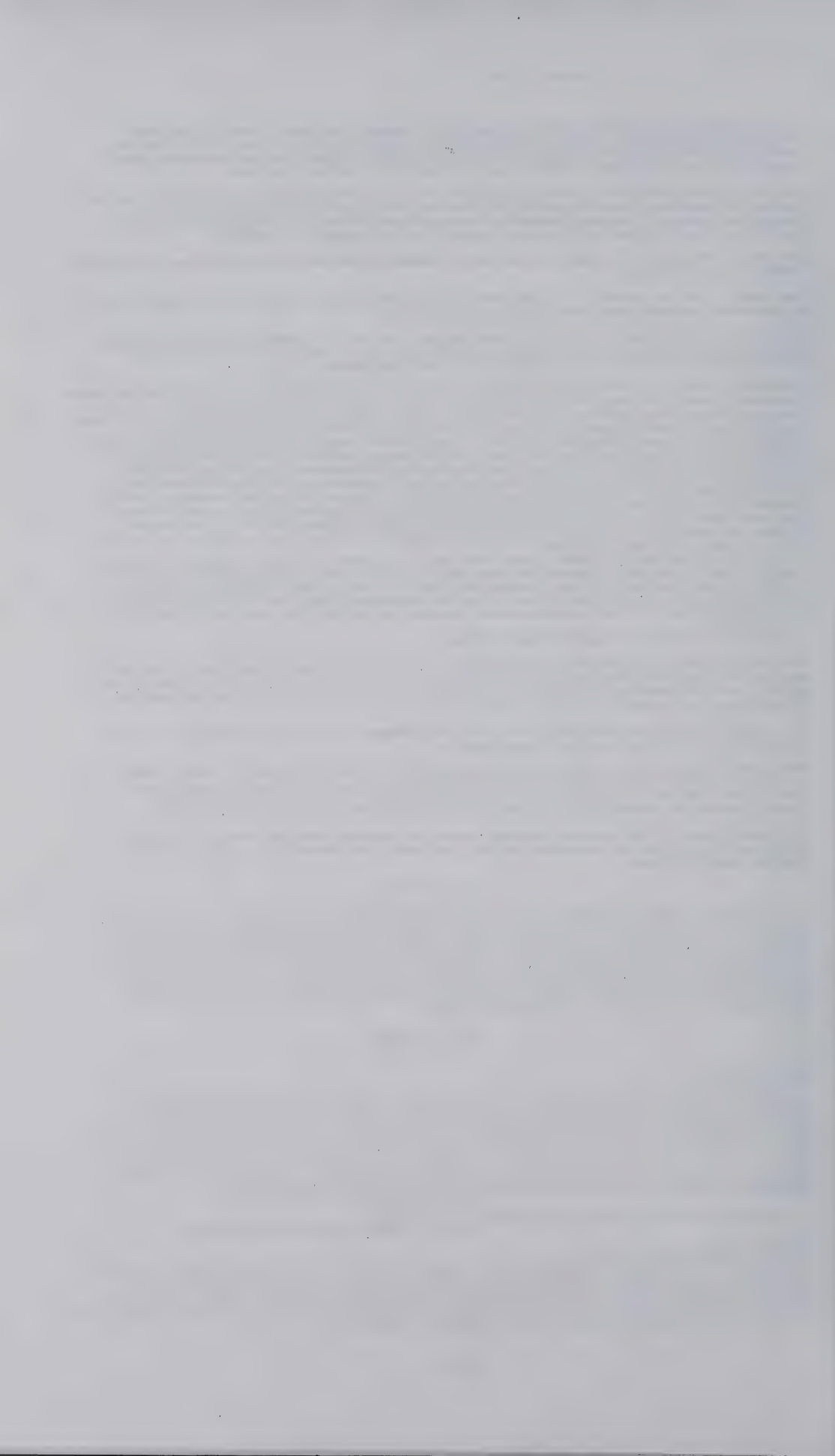
(Clerk's Seal)

State of Indiana, DeKalb County, SS;

I, Murray A. Steele, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Martin L. Koch has been duly admitted to Probate in said county, and proven by the testimony of George D. Simmons, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 113 of the record of Wills of said County.

In Attestation whereof, I hereunto subscribe my name and affix the seal of said court.

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August C. Koeppe

Last Will and Testament
of
August C. Koeppe

I, August C. Koeppe of Butler, DeKalb County, state of Indiana, being of sound mind and memory, do hereby make, publish and declare this my last will, hereby revoking any and all former wills by me heretofore made.

Item I.

I direct that my just debts and expenses of my last sickness and funeral be fully paid.

Item II.

In lieu of any provision made in favor of my wife, Minnie E. Koeppe, by the laws of descent of the state of Indiana and in lieu of all rights she may have in my estate, as my widow, I hereby make the following provision in her favor, to-wit:

It is my will that the south part of the duplex dwelling house now occupied by myself and my said wife shall be maintained as a home for my said wife so long as she shall live or remain my widow, and she shall have the exclusive use of all my household goods so long as she shall live or remain my widow. My said wife shall not have the right to sublet said portion of my said house or any part thereof nor permit the same to be occupied by others.

Also, it is my will that my said wife shall be paid annually the sum of \$75.00 on the fifteenth day of September of each year so long as she shall live or remain my widow, by my son George Koeppe; that my said wife shall be paid annually the sum of \$15.00 on the fifteenth day of September of each year so long as she shall live or remain my widow, by my son Austin C. Koeppe; and that my said wife shall be paid annually the sum of \$10.00 on the fifteenth day of September of each year so long as she shall live or remain my widow, by my daughter Hazel Lott.

Item III.

I hereby will and devise unto my son George Koeppe, absolutely and in fee simple, the following described real estate in the county of DeKalb and state of Indiana, to-wit: The south half of the northwest quarter of section 35, township 34 north, range 14 east of the second principal meridian, containing 80 acres more or less, except $\frac{7}{8}$ acres of even width off the south end of the southwest quarter of said northwest quarter, leaving after said exception $\frac{7}{8}$ acres, more or less. Also the south half of the southeast quarter of the northeast quarter of section 35, township 34 north, range 14 east, containing 20 acres, more or less, this devise, however, to be subject to the following condition, to-wit: It is hereinabove provided in Item 2 of this will that my son George Koeppe shall pay the sum of \$75.00 annually on the fifteenth day of September of each year to my wife, Minnie E. Koeppe, so long as she shall live or remain my widow and said real estate hereinabove devised unto my said son, George Koeppe shall be subject to the lien and charge of said annual payments required of my said son, George Koeppe and the same shall be and constitute a lien upon said real estate herein devised to my said son, George Koeppe.

Also, the said duplex dwelling house referred to in Item 11 of this will is located upon said real estate herein devised unto my said son George Koeppe, and said devise of said real estate unto my said son George Koeppe shall be subject to the right of my said wife to occupy said south part of said duplex dwelling house so long as she shall live or remain my widow.

Item IV

I hereby will and devise unto my daughter, Hazel Lott, absolutely and in fee simple, the following described real estate in the county of DeKalb and State of Indiana, to-wit: Twenty acres off the north side of the south half of the northeast quarter of section 35, township 34 north, range 14 east, this devise, however, to be subject to the following condition to-wit: It is hereinabove provided in Item 11 of this will that my daughter, Hazel Lott, shall pay the sum of \$10.00 annually on the fifteenth day of September of each year to my wife, Minnie E. Koeppe, so long as she shall live or remain my widow and said real estate hereinabove devised unto my said daughter, Hazel Lott, shall be subject to the lien and charge of said annual payments required of my said daughter, Hazel Lott, and the same shall be and constitute a lien upon said real estate herein devised to my said daughter, Hazel Lott.

Item V

I hereby will and devise unto my son, Austin C. Koeppe, absolutely and in fee simple, the following described real estate in the county of DeKalb and state of Indiana, to-wit: Ten acres off the south side of the north half of the southeast quarter of the northeast quarter of section 35, township 34 north, range 14 east; also the southwest quarter of the northeast quarter of section 35, township 34 north, range 14 east, excepting ten acres off the north side thereof; also the south half of the southeast quarter of the northwest quarter of section 35, township 34 north, range 14 east, this devise, however, to be subject to the following condition, to-wit: It is hereinabove provided in Item 11 of this will that my son Austin C. Koeppe, shall pay the sum of \$15.00 annually on the 15th day of September of each year to my wife, Minnie E. Koeppe, so long as she shall live or remain my widow and said real estate hereinabove devised unto my said son, Austin C. Koeppe, shall be subject to the lien and charge of said annual payments required of my said son, Austin C. Koeppe, and the same shall be and constitute a lien upon said real estate herein devised to my said son, Austin C. Koeppe.

Item VI.

There now exists a mortgage against all my above described real estate in the principal sum of \$400.00 held by the Federal Land Bank of Louisville, Ky. It is my will and I hereby direct that my son son, Austin C. Koeppe, shall pay on said mortgage the sum of \$60.00 together with all interest which may accrue on said portion of said mortgage, said portion of said mortgage and said interest to be paid at the times and in the manner provided in said mortgage, and said portion of said mortgage together with all interest which may accrue on said portion of said mortgage shall be and constitute a specific lien and charge on the above described real estate.

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It is my will that the remaining balance of said mortgage together with all interest which may accrue thereon shall be paid by my son George Koeppe and said balance of said mortgage to be paid by my said son, George Koeppe, together with all interest that may accrue thereon shall be paid at the times and in the manner required by said mortgage and said balance of said mortgage and said interest shall be and constitute a specific charge and lien upon the said real estate hereinabove devised to my son George Koeppe.

Item VII

All the rest and residue of my property and estate of every kind and character whatsoever and wheresoever situated, I hereby will, devise and bequeath unto my said children, equally, share and share alike, absolutely and in fee simple.

Item VIII

I hereby nominate and appoint my son, George Koeppe, the executor of this will.

In Witness Whereof, I have hereunto set my hand and seal this 11th day of January, 1936.

August C. Koeppe

Signed by said testator, August C. Koeppe, as his last will, in the presence of us, who, at his request in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses this 11th day of January 1936.

Dr. P. W. Hoffman
Walter D. Stump

State of Indiana

DeKalb County, Indiana:

BE IT REMEMBERED, That on the 14th day of July 1941, Walter D. Stump personally appeared before Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 11th day of January 1936, he saw the said August C. Koeppe since deceased execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Walter D. Stump and Dr. P. W. Hoffman in the presence of said testator, and of each other, as subscribing witness thereto; that the said testator was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Walter D. Stump

Subscribed and sworn to before me this 14th day of July, 1941.

Murray A. Steele,
Clerk DeKalb Circuit Court

(Clerk's Seal)

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of August C. Koeppe has been duly admitted to Probate in said county, and proven by the testimony of Walter D. Stump one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof has been recorded in Book No. 9 at pages 122 of the record of Wills of said county.

In Attestation Whereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 14th day of July 1941.

Murray A. Steele,
Clerk DeKalb Circuit Court

(Clerk's Seal)

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LAST WILL AND TESTAMENT OF ELIZABETH KOSHT

I, Elizabeth Kosht, of DeKalb County, in the State of Indiana, being of sound mind and disposing memory, realizing the uncertainty of life, and the certainty of death do hereby make and publish this my last will and testament.

ITEM 1.

I desire and direct that all my debts, funeral and testamentary expense shall in the first place be paid and satisfied out of my personal property.

ITEM 2.

I hereby devise and bequeath to my son David R. Kosht and my daughter Anna Hindman, the rest and residue of my personal property, if there be more than the amount necessary to pay and satisfy all of my debts, Funeral and Testamentary expense, they to share and share alike in the residue thereof.

ITEM 3.

I hereby devise and bequeath to my son David R. Kosht, all of the real estate held by me in fee simple or otherwise, at my death, subject to the unpaid debts, if there be any unpaid debts when and after my personal property has been exhausted, the real estate shall be appraised by two competent freeholders at its fair cash value. Then and after all debts, funeral and testamentary expense of my estate have been paid and satisfied from my said estate, my son David R. Kosht, shall as soon as practicable, pay to my daughter Anna Hindman a sum in cash equal to Fifty (50) per cent of the remaining unused appraised value of the real estate.

ITEM 4.

I hereby nominate and appoint my son David R. Kosht as executor of this my last will and testament.

Signed and acknowledged by Elizabeth Kosht as her last will and testament this 28 day of May, 1935, hereby revoking all former wills heretofore made by me.

Elizabeth Kosht

Signed and acknowledged by Elizabeth Kosht as and for her last will and testament in our presence and signed by us in her presence, and in the presence of each other as witness thereto, at her request, May 28, 1935.

C.R. Clarke
Amber Heitz

The State of Indiana, DeKalb County, ss:

Be it remembered, That on the 14th day of August 1942 C.R. Clarke one of the subscribing witnesses to the within and foregoing last Will and Testament of Elizabeth Kosht late of said County, deceased, personally appeared before Murray A. Steele, Clerk of the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said court, upon his oath, de creed and testified as follows, that is to say: That on the 28th day of May 1935 he saw the said Elizabeth Kosht sign her name to the said instrument in writing as and for his last Will and testament; and that this deponent, at the said time, heard the said Elizabeth Kosht declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time, at the request of the said Elizabeth Kosht and with his consent attested and subscribed by the said C.R. Clarke and Amber Heitz in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Elizabeth Kosht was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age), and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

C.R. Clarke

Sworn to and subscribed by the said C.R. Clarke before me, Murray A. Steele, Clerk of said court, at Auburn, Indiana the 14th day of August 1942.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court.

Murray A. Steele

(SEAL)

The State of Indiana, DeKalb County ss:

I, Murray A. Steele Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Elizabeth Kosht has been duly admitted to probate and duly proved by the testimony of C.R. Clarke, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said C.R. Clarke in proof thereof, has been by me duly made and recorded in book 9 at page 185 of the record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana this 14th day of August 1942.

Murray A. Steele, Clerk
Circuit Court DeKalb County.



ADA MAE KREISCHER

I, Ada Mae Kreischer, nowa resident of Ashloy, DeKalb County, State of Indiana, being of sound mind and memory and realizing the uncertainty of life, and wishing to make testamentary disposition of my property while i. health and in possession of my faculties, do now make, publish and declare this instrument to be my last will and testament, hereby revoking and declarin to be null and void any and all former wills by me heretofore made, if any.

Item 1.

I direct that all my just debts, cost of last sickness and funeral expenses be first paid.

Item 2.

I give and bequeath to my husband William H. Kreischer all remaining property, real, personal and mixed of every kind and character and wheresoever situated to be his in fee simple.

Item 3.

I do hereby nominate and appoint my husband William H. Kreischer as the Executor of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Ashloy, DeKalb County, State of Indiana, this 15th day of June, 1944.

Ada Mae Kreischer

The within and foregoing instrument has been signed, sealed, published and declared by the above subscriber Ada Mae Kreischer as and for her last will and testament, in our presence, and we have at her request, in her presence and in the presence of each other, signed the same as subscribing witnesses, the day and year above written.

Mrs. Mabel Elston

Mr. James D. Elston

State of Indiana
DeKalb County.....SS:

B. IN WITNESS WHEREOF, That on the 3rd day of July, 1947, James D. Elston personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 15th day of June, 1944, he saw the said Ada Mae Kreischer, since deceased, execute the aforesaid instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said James D. Elston and Mrs. Mabel Elston in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

James D. Elston

Subscribed and sworn to before me this 3rd day of July, 1947.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the aforesaid Will and Testament of Ada Mae Kreischer has been duly admitted to Probate in said county, and proven by the testimony of James D. Elston one of the subscribing witnesses thereto, and that a complete record of said Will and Testament of, has been recorded in Book No. 9 at pages 522 of the record of Wills of said county.

IN AFFESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 3rd day of July, 1947.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

Ada C. Krider.

I, Ada C. Krider, of Auburn, DeKalb County, Indiana, being of sound mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made. ITEM 1. I direct my executor, within a reasonable time after my death, to sell at public sale, my real estate in the city of Auburn, Indiana, the same being Lot Number Sixty Three (64) in Fluke's Third Addition to the said city. From the proceeds of said sale, I direct that my funeral expenses, and all just claims and debts against my estate shall be paid. The balance of the money resulting from said sale I bequeath, share and share alike, to my children, viz: Bessie Mason, Winfield S. Krider, Harry Krider, Earl Krider, Arthur Krider, Lottie May Sneed and Ruth Shull.

ITEM 2. I devise my farm of forty acres, the same being the west half of the southeast quarter of section twenty-five (25) in township thirty four (34) North, range twelve (12) East, in DeKalb County, Indiana, to my husband, David Krider, during his lifetime; after the death of my said husband, I devise said farm to my said children, equally, share and share alike, absolutely and in fee simple.

ITEM 3. All the rest and residue of my estate and property of whatsoever kind or character, I will, devise and bequeath to my said children, equally, share and share alike.

ITEM 4. I direct that my said husband shall during his lifetime keep said farm described in "Item 2" of this will, in good condition and repair and pay all taxes and assessments against the same.

ITEM 5. I hereby nominate and appoint Miriam L. Mason, executor of this will.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 22nd day of April, 1926.

Ada C. Krider.

Signed by said testatrix, Ada C. Krider, as her last will, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

C. R. Clarke

Walter D. Stump

State of Indiana
County of DeKalb. . .ss

BE IT REMEMBERED, That on the 7th day of July, 1936, Walter D. Stump, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of April, 1926, he saw the said Ada C. Krider, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Walter D. Stump and C. R. Clarke, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Walter D. Stump

Subscribed and sworn to before me this the 7th day of July, 1936.

Carl Walter
Clerk DeKalb Circuit Court

State of Indiana
County of DeKalb. . .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of Ada C. Krider, has been duly admitted to Probate in said county, and proven by the testimony of Walter D. Stump, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 417 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana in the said Court, this 7th day of July, 1936.

Carl Walter
Clerk DeKalb Circuit Court

I, Ada C. Krider of Auburn, DeKalb County, Indiana, do hereby declare this to be a codicil to my last will and testament executed on the 22nd day of April, 1926.

Whereas, My son Winfield S. Krider has furnished all the labor and material for the erection of a garage on the lot where I reside in the city of Auburn, Indiana, and he has paid for the installation of a bath room fixtures and hot water system for the same in my dwelling house on said lot, in all of which he as expended for the improvement of said real estate the sum of Three Hundred Dollars.

Therefore, I hereby give and bequeath unto said Winfield S. Krider the sum of Three Hundred Dollars, this bequest being in addition to the provision for said Winfield S. Krider contained in my said Will executed on April 22nd, 1926.

And I do hereby ratify and confirm my said will in all other respects.

In testimony Whereof, I have hereunto set my hand and seal this 30th day of December, 1926.

Ada C. Krider.

Signed by said testatrix, Ada C. Krider, as a codicil to her last will, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses this 30th day of December, 1926.

Guy G. Miller
Walter D. Stump.

State of Indiana
County of DeKalb. . .ss

BE IT REMEMBERED, That on the 7th day of July, 1936, Walter D. Stump personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 30th day of December, 1926, he saw the said Ada C. Krider since deceased, execute the annexed instrument in writing as and for a codicil to the last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said Walter D. Stump and Guy G. Miller in the presence of said testatrix, and of each other as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind and not under any coercion or restraint, as the said deponent verily believes and further deponent saith not.

Subscribed and sworn to before me this 7th day of July, 1936

Walter D. Stump
CARL WALTER, Clerk DeKalb Circuit Court

STATE OF INDIANA, COUNTY OF DEKALB. . .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Codicil to the Will and Testament of Ada C. Krider has been duly admitted to Probate in said county, and proven by the testimony of Walter D. Stump, one of the subscribing witnesses thereto, and that a complete record of said Codicil and the proof thereof, has been recorded in Book No. 8 at page 417 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana in said County this 7th day of July, 1936.

CARL WALTER, CLERK DEKALB CIRCUIT COURT

DAVID KRIDER.

LAST WILL AND TESTAMENT OF DAVID KRIDER.

I, David Krider, of Auburn, DeKalb County, Indiana, being of sound mind and memory, and in the name of the Benevolent Father of All, do hereby make, publish and declare this my last will, hereby revoking any and all former wills by me made.

ITEM 1. I would like to make my home during my declining years with my daughter, Bessie Mason, and if I am able so to do, it is my purpose and intention to pay and deliver to her my New York Central Pension checks of \$30.56 per month as compensation for my board, care and support, and in the event that my said daughter furnishes me my board, care, support and home during my declining years, it is my will that she be paid such sum in addition to said pension checks as may be reasonable under the circumstances.

ITEM 2. I direct my executor to sell all my real estate and personal property and it is my will that the proceeds accruing therefrom be paid and distributed as follows, to-wit: 1. I direct that all my just debts and funeral expenses be fully paid.

2. I direct my executor to expend a reasonable sum for the purchase and erection of a monyment at the graves of myself and my deceased wife, Ada C.Krider.

3. All the balance of said proceeds, I hereby will and bequeath unto my children, viz: Bessie Mason, Winfield S.Krider, Harry Krider, Earl Krider, Arthur Krider, Lottie Brown and Ruth Barnish, equally, share and share alike. Exenting, however, that the sum of \$100.00 shall be deducted from the share of my said son, Winfield S.Krider and the sum of \$75.00 shall be deducted from the share of my said son, Earl Krider. By way of recital, I wish to state that I have heretofore given to my said son, Winfield S.Krider, the sum of \$100.00 and to my said son, Earl Krider, the sum of \$75.00, and I have not heretofore given anything to my other children. Therfore, the saiddeductions from the shares of said Winfield S.Krider and Earl Krider aremade so as to effect an equal distribution of my estate among all my children.

ITEM 3. I hereby nominate and appoint my son-in-law, Hiram L.Mason, the executor of this will.

In testimony whereof, I have hereunto affixed my name and seal this 31st day of July, 1936, at Auburn, Indiana.

David Krider (SEAL)

Signed by said testator, David Krider, as his last will, in the presence of us, who, at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this 31st day of July, 1936, at Auburn, Indiana,

John C.Brown

Cecille M.Harris

State of Indiana, DeKalb County. . . . ss:

BE IT REMEMBERED, That on the 31st day of January, 1939, John C.Brown, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, and being sworn by the Clerk of said Court, testified as follows: That on the 31st day of July, 1936, he saw the said David Krider, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said John C.Brown and Cecille M.Harris in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at thattime, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

John C.Brown.

Subscribed and sworn to before me this 31st day of January, 1939.

(STAL) Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County. . . . ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of David Krider has been duly admitted to probate in said county, and proven by the testimony of John C.Brown, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 524 of the records of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 31st day of January, 1939.

(STAL) Carl Walter, Clerk DeKalb Circuit Court.

CODICIL TO LAST WILL AND TESTAMENT OF DAVID KRIDER.

I, David Krider, of Auburn, DeKalb County, Indiana, being of sound mind and memory, do hereby make, publish and declare this instrument as codicil number one to my last will which was executed on July 31, 1936.

Item 1. My son, Harry Krider, died on the 17th day of July, 1937, as a result of injuries received in an automobile accident, without leaving funds sufficient to pay his doctor bill and hospital bill accruing from medical and hospital treatment after said accident and without funds sufficient to pay his funeral expenses and burial lot, said doctor bill being due to Dr.A.V.Hines and Dr. J.A.Sanders of Auburn, Indiana, in the sum of \$150.0, said hospital bill being due to Dr. J.A.Sanders of Auburn, Indiana, in the sum of \$61.50, said funeral expenses being due to Dilgard Brothers of Auburn, Indiana, in the sum of \$42.00, and the cost of said burial lot including the upkeep thereof being due to George Abel of Auburn, Indiana, in the sum of \$65.00. Therefore, it is my will that, unless said above mentioned items of expense shall have been paid before my death, my executor is hereby directed to pay the same from the distributive share of my estate which would have gone to my said son, Harry Krider, under Item 2 of my said will, if he had survived me. The balance, if any, of the said distributive share of my estate which would have gone to my said son, Harry Krider, shall be paid and distributed to my grandson, Harry Dale Krider, the son of said Harry Krider.

I hereby ratify and confirm my said will executed on July 31, 1936, in all respects excepting only as herein otherwise expressly provided.

In testimony whereof, I have hereunto affixed my name and seal this 22nd day of July, 1937, at Auburn, Indiana.

David Krider (STAL)

Signed by said testator, David Krider, as codicil number one to his last will which was executed on July 31, 1936, in the presence of us, who at his request, in his presence, and in the presence of each other have hereunto subscribed our names as witnesses this 22nd day of July, 1937, at Auburn, Indiana.

Charles T.Haynes

George A.Lawrence.

State of Indiana, DeKalb County. . . . ss:

BE IT REMEMBERED, That on the 31st day of January, 1939, George A.Lawrence, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court of the State

David Krider.

the 22nd day of July, 1937, he saw the said David Krider, execute the annexed instrument, in writing as and for a codicil to his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said George A. Lawrence and Charles Haynes in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

George A. Lawrence

Subscribed and sworn to before me this 31 day of January, 1939.

Carl Walter, Clerk DeKalb Circuit Court.
(SEAL)

State of Indiana, DeKalb County. . . . ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Codicil to the last Will and Testament of David Krider has been duly admitted to Probate in said county, and proven by the testimony of George A. Lawrence, one of the subscribing witnesses thereto, and that a complete record of said Codicil to said Will and the proof thereof, has been recorded in Book No. 8 at pages 524 and 525 of the record of Wills of said County.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 31 day of January, 1939.

Carl Walter, Clerk DeKalb Circuit Court.
(SEAL)

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FRED H. KRUEGER, Estate

I, Fred H. Krueger of Auburn, DeKalb County, Indiana, being of sound mind and memory, in the name of the Benevolent Father of All, do hereby make, publish and declare this my last will.

ITEM 1. I direct that all my just debts and the expenses of my last illness and sickness be fully paid.

ITEM 2. I direct my executor to erect a monument at the graves of myself and my deceased wife, Hazel Krueger, in Roselawn Cemetery, near the city of Auburn, Indiana.

ITEM 3. I direct my executor to sell all my real estate and all my personal property of every kind and character and wheresoever situated and convert the same into cash, and after the satisfaction of the requirements of the preceding items of this will and the payment of the expenses of the administration of my estate, all my money and the proceeds to be derived from the sale of my real estate and personal property shall be paid and distributed among the following named persons in the following respective shares and proportions, to-wit:

1. Unto my sister, Mrs. Hannah Funk, residing near New Era, in DeKalb County, Indiana, the one fifth thereof.

2. Unto my sister Mrs. Mary Rickey, residing near New Era, in DeKalb County, Indiana, the one fifth thereof.

3. Unto my sister, Mrs. Reka Myers, residing at 320 Creighton Avenue, Fort Wayne, Indiana, the one fifth thereof.

4. Unto my nephew, Clarence E. Thomas, residing at 2937 Reed Street, Fort Wayne, Indiana, the one-fifth thereof.

5. Unto my nephew, George Pairent, residing near Coldwater, Michigan, the one twentieth thereof.

6. Unto my nephew, Charles Pairent, residing near Coldwater, Michigan, the one twentieth thereof.

7. Unto my nephew, Ernest Pairent, residing near Ashley, Indiana, the one twentieth thereof.

8. Unto my nephew, Alva Pairent, residing near Ashley, Indiana, the one twentieth thereof.

ITEM 4. I hereby nominate and appoint my friend, Warren Lige, the executor of this will.

In witness whereof, I have hereunto set my name and seal this 4th day of January, 1936, at Auburn Indiana.

Fred H. Krueger (STAL).

Signed, by said testator, Fred H. Krueger, as his last will and testament, in the presence of us, who, at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this 4th day of January, 1936, at Auburn Indiana.

Ruth Widdicombe
Walter D. Stump

State of Indiana
County of DeKalb. . .ss

BE IT REMEMBERED, That on the 11th day of February, 1936, Walter D. Stump, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 4th day of January, 1936, he saw the said Fred H. Krueger, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by said Walter D. Stump and Ruth Widdicombe in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twentyone years of age, of sound mind and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Walter D. Stump

Subscribed and sworn to before me this 11th day of February, 1936.

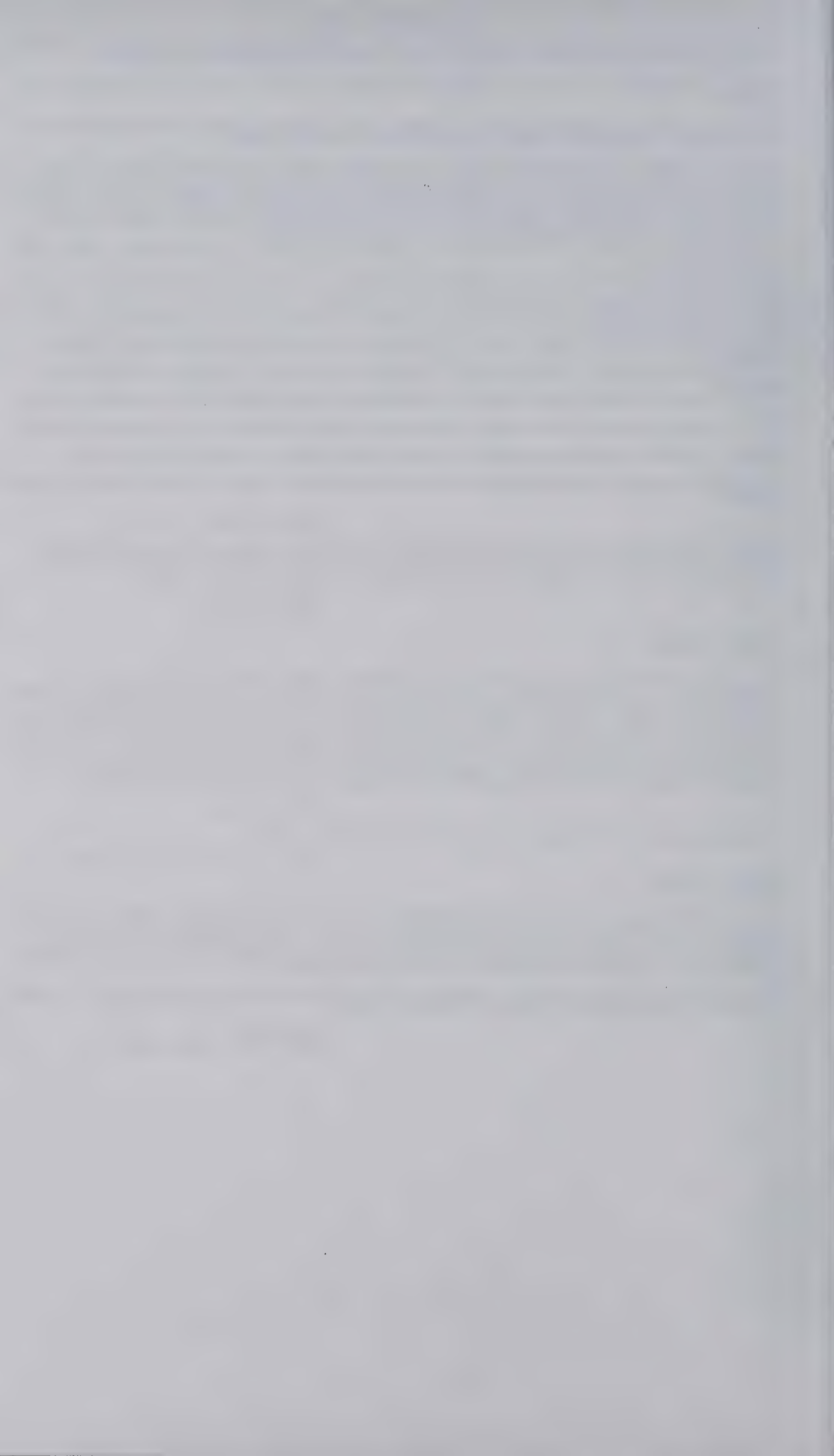
Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana
County of DeKalb. . .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed instrument which is the Will and Testament of Fred H. Krueger, has been duly admitted to Probate in said county, and proven by the testimony of W. D. Stump, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 400 of the record of wills of said county.

IN ATTTESTATION THEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn Indiana, in said Court, this 11th day of February, 1936.

Carl Walter
Clerk DeKalb Circuit Court.



WILL OF JOHN KRUGER.

I, John Kruger, a resident of the City of Garrett, in the County of DeKalb and state of Indiana, being of sound and disposing mind and memory, and not under any disability, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item 1. I direct that all of my just debts and funeral expenses be first paid.

Item 2. I hereby give, devise and bequeath to my wife, Minnie Kruger, for and during the term of her natural life, all of the property, real, personal and mixed, of which I shall die possessed, she to have the full use thereof and all of the income and increment therefrom for so long as she shall live, for her own benefit.

Item 3. I hereby give, devise and bequeath all of the property, real, personal and mixed, of which I shall die possessed, subject, however, to the life estate therein given to my wife Minnie Kruger by Item 2 of this will, to my children Rudolph Kruger, Vernon Kruger, Paul Kruger and Ore Kruger Loutschiser, in equal shares; and in the event that any of my said children be not living at the time of my death, then the share hereby given to such deceased child or children shall be equally divided among my said children then surviving.

Item 4. I hereby nominate my son Vernon Kruger as the executor of this will, he being the only one of my children who resides in DeKalb County, Indiana.

IN WITNESS my hand and seal this the 22nd day of June, 1929.

John Kruger.

The foregoing instrument signed and acknowledged by John Kruger as and for his last will and testament this the 22nd day of June, 1929, in our presence, who, at his request, in his presence and in the presence of each other, have here signed the same as witnesses.

Finley A. Nash
J.B. Brinkerhoff

State of Indiana
DeKalb County, v. ss:

BE IT REMEMBRED, that on the 20th day of September, 1930, J.B. Brinkerhoff, personally appeared before the DeKalb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of June, 1929, he saw the said John Kruger, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said J.B. Brinkerhoff and Finley A. Nash in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint as the said deponent verily believes; and further deponent saith not.

J.B. Brinkerhoff

Subscribed and sworn to before me this 20th day of September, 1930.

Glenn Potter

Clerk DeKalb Circuit Court.

(SML)

State of Indiana, DeKalb County. . .ss:

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of John Kruger has been duly admitted to Probate in said county, and proven by the testimony of J.B. Brinkerhoff one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at page 66 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said court, at Auburn, Indiana, in said court, this 20th day of October, 1930.

Glenn Potter

Clerk DeKalb Circuit Court.

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PLEASE in the Circuit Court of DeKalb County, Indiana, at a regular term thereof, begun and held in the Court House, in the City of Auburn, County of DeKalb and State of Indiana, before the Honorable Wm. P. Endicott, Judge of the 75th Judicial Circuit of Indiana and ex-Officio Judge of the DeKalb Circuit Court, commanding on the 20th day of April, 1935.

Present, Clerk of said Court and Sheriff of DeKalb County.

David M. Whitney, et al } Cause No. 17526

vs William Dosch } To Establish Lost Will.

BE IT REMEMBERED that on the 20th day of April, the same being the 18th Judicial day of the April term 1935 of the DeKalb Circuit Court of Indiana, the following proceedings were had in said court in the above entitled cause to wit:-

State of Indiana
County of DeKalb. .ss In the DeKalb Circuit Court
April Term, 1935.

David M. Whitney (Also called Carl Kruse)
John Dosch, Carl Dosch, Alice Kruse, Ada Kring, Neva Eutsler, Gladys Kruse, Wayne Kruse, Celia Kruse, Ralph Kruse, Ward Kruse
Ada Lewis, Emma Heinz, Harry Klein, Ruth Moffett, Bernice VanAnan, Dorothy Goheen, and J. W. W. McClellan, Mike Nebel, W. F. Schermerhorn, C. H. Scatterday and George Beugnot, Trustees Woodlawn Cemetery Association.

DECREE

vs
William Dosch

I It is therefore considered, adjudged and decreed by the Court that the following is the substance of the last will and testament of the said John H. Kruse, deceased, to wit:-

FIRST: That the just debts and funeral expenses of the testator be paid.

SECOND: That a monument be erected on the burial lot where the testator's first wife is buried.

Third: That the sum of \$300.00 be paid to the Woodlawn Cemetery Association in charge of the cemetery in which testator's first wife is buried for the upkeep of said cemetery lot.

FOURTH: That all the rest and residue of the property both real and personal be devised and bequeathed to the testator's wife Alice Kruse, for and during the term of her natural life or so long as she remains the widow of the testator.

FIFTH: That after the death or remarriage of testator's widow, said property, both real and personal to be vested in David M. Whitney (Also called Carl Kruse) and the following named nephews and nieces of the testator to wit: John Dosch, Carl Dosch, William Dosch, Ada Kring, Neva Eutsler, Gladys Kruse Wayne Kruse, Celia Kruse, Ralph Kruse, Ada Lewis, Emma Heinz, Harry Klein, Ruth Moffett and Bernice VanAnan the two daughters of the testator's deceased niece, Lily Read namely: Bernice VanAnan and Dorothy Goheen each of said persons to take the undivided 1/16th part thereof except that the said Bernice VanAnan and Dorothy Goheen shall take the 1/32 part thereof.

SIXTH: That David M. Whitney (Also called Carl Kruse) Ralph Kruse, Carl Dosch, William Dosch and Ward Kruse be nominated as executors of the said last will and testament.

And that the same is entitled to probate and to be probated as the last will and testament of the said John H. Kruse, deceased in the same manner and in all respects similar as if such were the original will of said testator and that the same be recorded in the record of wills as such original instrument.

State of Indiana
County of DeKalb. .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court of Indiana, do hereby certify that the within and foregoing contains a full & true and complete copy of the Decree to Establish the lost will of John H. Kruse in the above entitled cause as the same appears and remains of record in my office.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said Court this 20th day of April, 1935.

Carl Walter, Clerk of DeKalb Circuit Court.

State of Indiana
County of DeKalb. .ss

BE IT REMEMBERED, That on the 20th day of April, 1935, William Blodgett personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the _____ day of 1925 he saw the said John H. Kruse, since deceased, execute his last will and testament; that said instrument was, at the same time at the request of said testator and with his consent, attested and subscribed by the said William Blodgett and Herman Ketal in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Subscribed and Sworn to before me this the 20th day of April, 1935.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana

County of DeKalb. .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed will and testament of John H. Kruse has been duly admitted to probate in said county, and proven by the testimony of William Blodgett one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at pages 349 and 350 of the record of wills of said county.

IN ATTESTATION WHEREOF, I have hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 20th day of April, 1935.

Carl Walter, Clerk DeKalb Circuit Court.

WILLIAM BLODGETT, Called as a witness for the plaintiffs, being first duly sworn to testify the truth the whole truth and nothing but the truth, relating to said cause, deposes and says:

(DIRECT EXAMINATION BY OAK HUSSELMAN, ATTY FOR PLAINTIFFS)

Q. You may state your name to the court.

A. William Blodgett.

Q. Where do you live?

A. Auburn, Indiana.

Q. Were you acquainted with John H. Kruse during his life time?

A. I was.

Q. Did you ever act as a witness on any will executed by John H. Kruse?

A. I did.

Q. When was that?

A. Oh I think that was about ten years ago this spring, I won't say what month or anything about it, or what date.

Q. Who was present when that will was made?

A. Why there was Herman Kettel and John Kruse and Charlie Smith.

Q. And yourself?

A. Yes sir.

Q. Charlie Smith was an attorney?

A. Yes sir.

Q. Did he draw up the will?

A. Yes sir.

Q. Did John H. Kruse sign that will in your presence?

A. Yes sir.

Q. And did you and Herman Kruse sign it as witnesses in his presence and in the presence of each other?

A. Yes sir.

Q. Have you ever seen the will since?

A. No sir.

Q. Were you well acquainted with John H. Kruse at that time?

A. Well I have known him ever since I knew anybody pert near.

Q. In your judgment was John H. Kruse of sound mind and not under coercion or restraint at the time he made that will?

A. I think he was in sound mind all right.

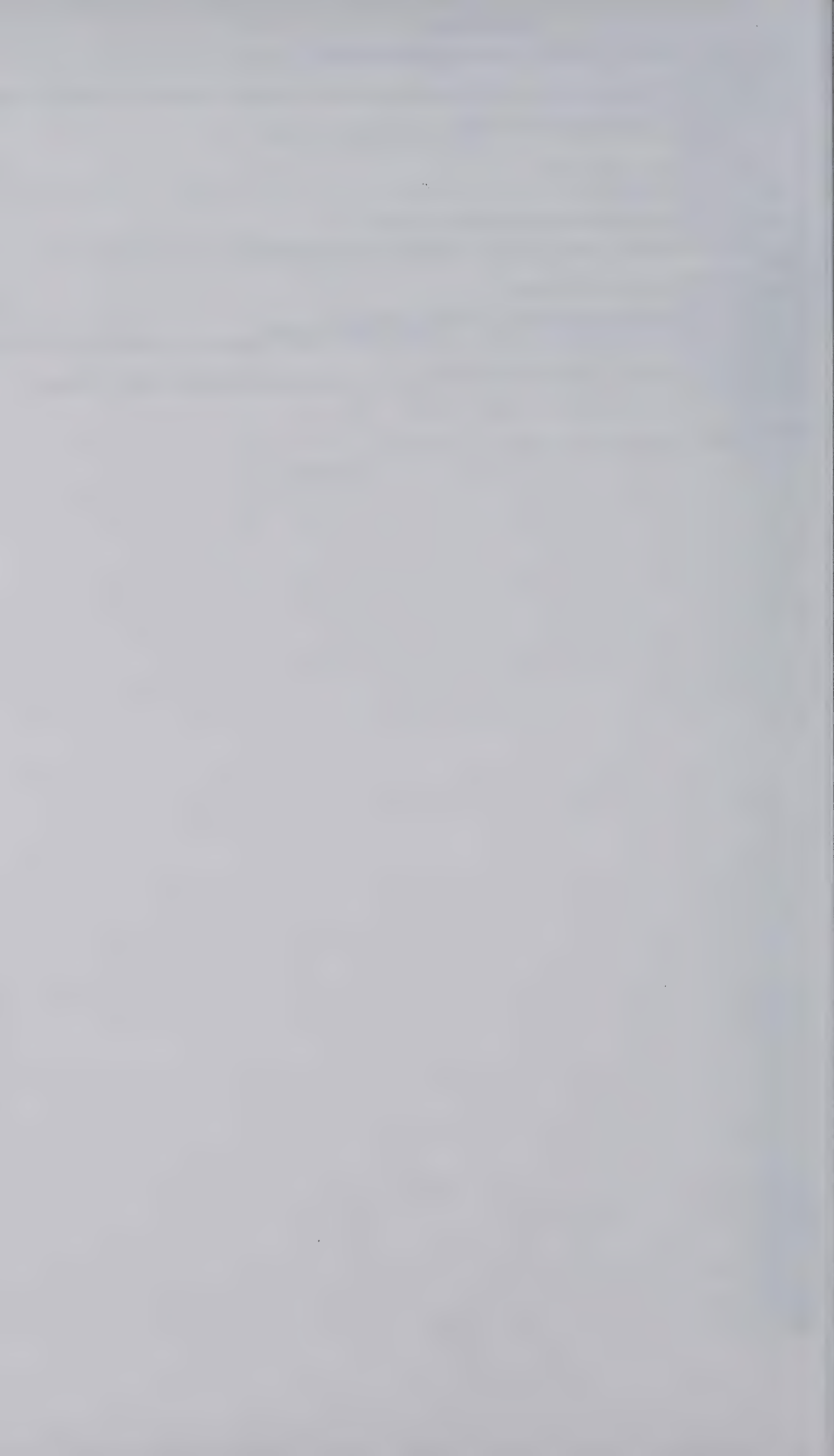
Q. Was he under coercion or restraint at that time, that is was anybody trying to tell him how to make his will?

A. No, not to my knowledge, I couldn't say as to that.

That is all.

Signed by the witness this 20th day of April, 1935.

William Blodgett.



LEWIS KRUSE

I, Lewis Kruse, of Auburn, DeKalb County, State of Indiana, do hereby make and constitute this to be my last will and testament hereby revoking any and all former wills by me made.

Item 1.

It is my will that all of my just debts and funeral expenses be first paid out of my estate.

Item 2.

Subject to the provision in Item 1 of this my will, I will, devise and bequeath to my son Ralph Kruse the following described real estate in DeKalb County, State of Indiana, to-wit:

The northwest quarter of section 34 township 34 north range 13 east except 60 acres off the west side thereof. Also the west half of the southwest quarter of said section township and range except that part thereof heretofore conveyed to Vernon Culbertson and Dorothy Culbertson husband and wife, to be his absolutely and in fee simple.

Item 3.

Subject to the provision of Item 1 of this my will, I will, devise and bequeath to my daughter, Celia Kruse the following described real estate in DeKalb County, State of Indiana, to-wit:

Lot two (2) in block one (1) in Ford Place addition to the city of Auburn, to be hers absolutely and in fee simple.

I also hereby will devise and bequeath to my daughter Celia Kruse, the sum of \$ 4,500.00 in cash.

Item 4.

I will, devise and bequeath to my son Ward Kruse, the sum of \$ 5500.00 in cash. I have heretofore conveyed to my said son Ward Kruse, certain real estate for a consideration less than what I deem to be its value and in making the above provisions for my three children I have undertaken to treat them equally and impartially.

Item 5.

Subject to the provisions of the first four items of this my will, I will, devise and bequeath all of the balance of my property, both real and personal to my three children, Ralph Kruse, Celia Kruse and Ward Kruse to be theirs absolutely and in fee simple, share and share alike.

Item 6.

I hereby nominate my three children, Ralph Kruse, Celia Kruse and Ward Kruse to be joint executors of this, my will.

In Witness Whereof I have hereunto set my hand this 21st day of January, 1944.

Lewis Kruse

Signed by the testator, Lewis Kruse as and for his last Will and testament in our presence who at his request and in his presence and in the presence of each other have hereunto signed our names as witnesses this 21st day of January, 1944.

Oak Russelman

Mary Lu Walter

State of Indiana
County of DeKalb....SS:

BE IT REMEMBERED, That on the 16th day of August, 1946 Oak Russelman personally appeared before Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 21st day of January, 1944, he saw the said Lewis Kruse, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Oak Russelman and Mary Lu Walter in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Oak Russelman

Subscribed and sworn to before me this 16th day of Aug. 1946.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

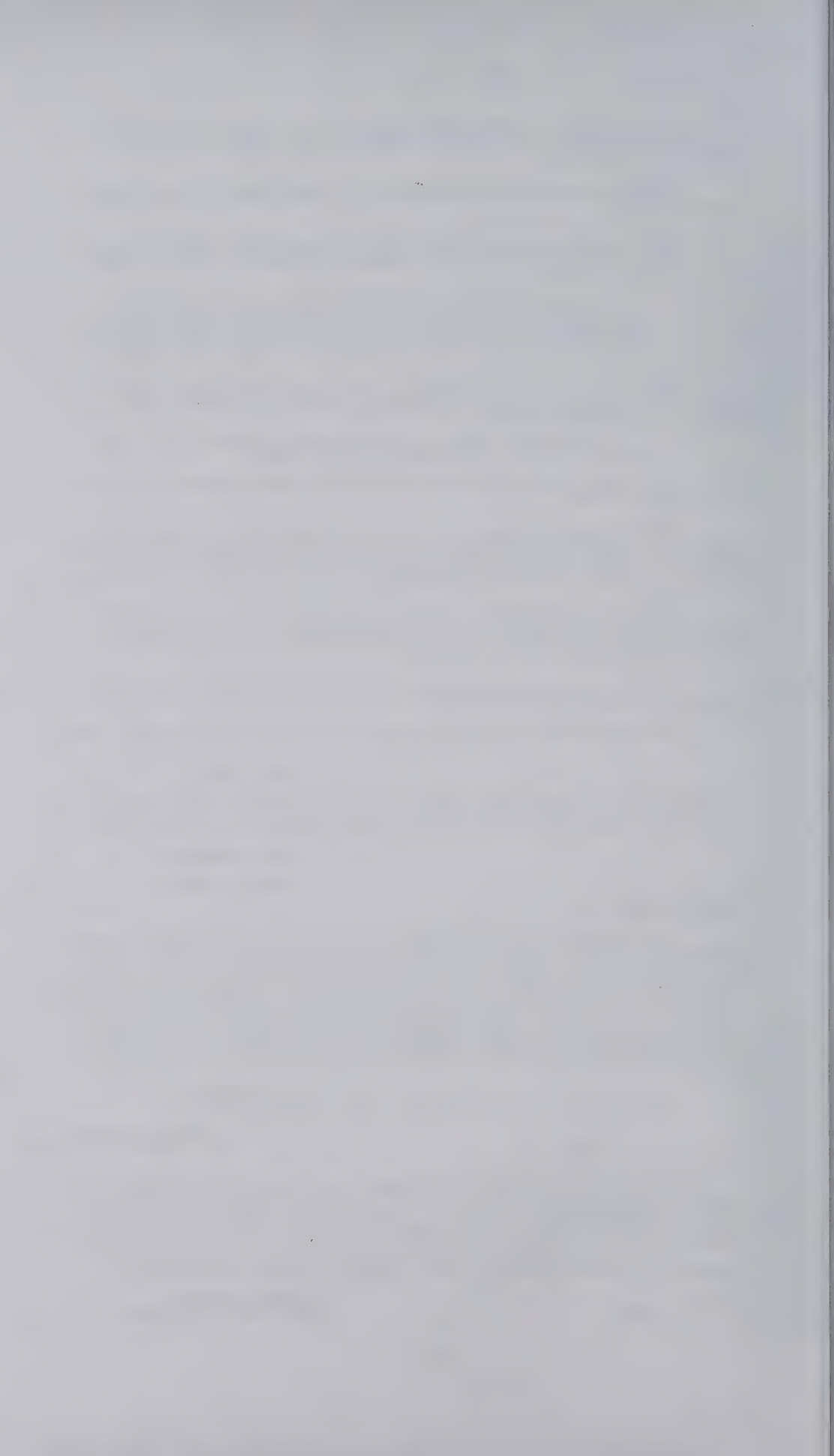
I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Lewis Kruse has been duly admitted to Probate in said county, and proven by the testimony of Oak Russelman one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof has been recorded in Book No. 9 at page 456 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 16th day of August, 1946.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

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I, Augusta Kuckuck, of DeKalb County, in the State of Indiana being of sound and disposing mind and memory, while I have strength and capacity so to do, do make, publish and declare this to be my last Will and Testament, hereby revoking all former wills, if any by me made.

Item one. It is my will that all my just debts and funeral expenses be paid by my executor, to be hereinafter named as soon after my deceased, as shall by him be found practicable and convenient.

Item Two. I hereby give, will and bequeath to my children Bertha Kuckuck, Louise Kuckuck, Minnie Kuckuck, Emil Kuckuck and Harold Kuckuck, the sum of Two hundred Dollars to be theirs absolutely.

Item Four. I also give and bequeath to my daughters Emma Farrington, Bertha Kuckuck, Lina Metz, Louise Kuckuck, Minnie Kuckuck my household goods, my personal belongings and all utensils located in my residence in equal proportion, share and share alike.

Item Five. All the balance of my estate, both real and personal and wheresoever situated, I give, will and devise to the following of my beloved children: Willie Kuckuck, Karl Kuckuck, August Kuckuck, Emma Farrington, Louis Kuckuck, Bertha Kuckuck, Lina Metz, Louise Kuckuck, Minnie Kuckuck, Emil Kuckuck and Harold Kuckuck, in equal proportions, share and share alike.

I do nominate and appoint Clyde Farrington, Executor of this my last will and testament and also appointing him guardian for my children Emil Kuckuck and Harold Kuckuck until they are of age.

In witness whereof, I have hereunto set my hand and seal this eighteenth day of January, 1918, to this my will and testament written on three separate sheets.

Augusta Kuckuck

Signed, sealed and acknowledged and declared by the said testatrix as and for her last will and testament in our presence, who, at her request in her presence and in the presence of each other, have subscribe our names as witnesses hereunto, this eighteenth day of January, 1918.

Charles A. Kuckuck 2308 John St. Ft. Wayne, Ind.
Theodore Nobler, 2308 John St. Ft. Wayne, Ind.

State of Indiana,
DeKalb County. . . ss:

IN IT MENTIONED, That on the 29th day of June, 1931, Charles A. Kuckuck, personally appeared before Glenn Potter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 18 day of January, 1918, he saw the said Augusta Kuckuck, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Charles A. Kuckuck and Theodore Nobler in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Charles A. Kuckuck

Subscribed and sworn to before me this 29 day of June, 1931.

Glenn Potter

(SEAL) Clerk DeKalb Circuit Court.

State of Indiana,
DeKalb County. . . ss:

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said state do hereby certify that the annexed will and testament of Augusta Kuckuck, has been duly admitted to probate in said county, and proven by the testimony of Charles A. Kuckuck, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. Sat page 111 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, this 29th day of June, 1931.

Glenn Potter

(SEAL) Clerk DeKalb Circuit Court.

I, Louisa Kuhns, a resident of Keyser Township, in the County of DeKalb and State of Indiana, being of sound and disposing mind and memory, and not under any coercion or restraint, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

ITEM 1. I hereby direct that all of my just and proven debts and the expenses of my last sickness and my funeral be first paid out of my estate by my executor herein after named.

ITEM 2. I hereby give and bequeath to my foster son, Arthur G. House, my silver knives and forks.

ITEM 3. I hereby give and bequeath to my fosterdaughter, Sarah Hess, my set of silver spoons and my bureau.

ITEM 4. I hereby give and bequeath to the Trustees of the Church of the Brethren at Cedar Creek, DeKalb County, Indiana, the sum of One Hundred Dollars (\$100.00).

ITEM 5. I hereby give, devise and bequeath all of the rest and residue of all my property of which I shall die possessed, real, personal and mixed, of whatever character, to the said Arthur G. House and Sarah Hess, in equal shares, to each the undivided one half thereof, absolutely and in fee simple.

ITEM 6. I hereby nominate my said foster son, Arthur G. House, as executor of this my will.

WITNESS, my hand and seal at Garrett, Indiana, this the 16th day of June, 1926.

Louisa Kuhns.

The foregoing instrument signed, sealed and acknowledged by Louisa Kuhns as and for her last will and testament, this the 16th day of June, 1926, in our presence, who, at her request, in her presence and in the presence of each other, have hereunto set our hands as witnesses.

Wilbur Hawver
J. D. Brinkerhoff.

State of Indiana
County of DeKalb. . . ss

BY IT REFERRED, That on the 31st day of December, 1935, J. D. Brinkerhoff, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 16th day of June, 1926, he saw the said Louisa Kuhns, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said J. D. Brinkerhoff and Wilbur Hawver in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty one years of age, of sound mind, and not under any coercion or restraint as the said deponent verily believes; and further deponent saith not.

J. D. Brinkerhoff.

Subscribed and sworn to before me this the 31st day of December, 1935.

Carl Walter, Clerk DeKalb Circuit Court.

(SEAL).

STATE OF INDIANA
COUNTY OF DEKALB. . . ss

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed instrument, the Will and Testament of Louisa Kuhns has been duly admitted to Probate in said county and proven by the testimony of J. D. Brinkerhoff one of the subscribing witnesses thereto; and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 386 of the record of wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 31st day of December, 1936.

Carl Walter, Clerk DeKalb Circuit Court.

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CLARA M. KYLE

Know all men by these presents: That I, Clara M. Kyle, of Hicksville, Ohio, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking and making null and void any and all former wills whatsoever by me made.

Item 1.

I hereby direct that all of my just and legal debts and the expenses of my last sickness and funeral shall be paid as soon after my decease as may be found convenient.

Item 2.

I hereby give and bequeath unto my nephew, LeRoy Lynde, the sum of five hundred dollars, and the same shall be paid to him within one year from and after the date of my decease.

Item 3.

My diamond ring and marble top table, together with any other pieces of furniture, dishes and personal effects as she may desire, I hereby give and bequeath unto my sister, Ethel Augspurger, absolutely and without consideration.

Item 4.

All of the rest, residue and remainder of the property of my estate, real and personal, of every name and nature, I hereby order sold by my executrix, at either public or private sale, and when all of said property has been converted into cash, I hereby give and bequeath unto my sister, Ethel Augspurger, in trust however, for the use and benefit of my brother, Roy Lynde, so long as he may live, a one-third share thereof. My said sister shall have a wide discretion in the use and management of said fund; she shall keep the same invested in government, or other safe securities, and pay the income therefrom to my said brother, semi-annually. My said sister, as such trustee may say to my said brother such part of the principal of said trust fund, from time to time, as in her opinion, may be needed for his welfare and maintenance. Said trust shall end at the death of my said brother, and the funds then remaining shall be paid in cash to my nephew, LeRoy Lynde and to my nieces, Thelma Peckler, Lynette Rice, Martha Crabb and Erma Gintoy, share and share alike. No bond shall be required of my said trustee.

Item 5.

The remaining two-thirds of said proceeds of sale I hereby give, devise and bequeath unto my sister, Ethel Augspurger, her heirs and assigns forever.

Item 6.

I hereby nominate and appoint my sister, Ethel Augspurger, as the Executrix of this will and request that no bond be required of her in the execution of said trust.

In order to convert the property of my estate into cash, as above provided, I hereby authorize and empower my said Executrix to make, execute and deliver all proper deeds, bills of sale and all other proper instruments of conveyance and transfer, without an order of any Court whatsoever.

In Witness Whereof, I have hereunto set my hand, this 21st day of March, A. D. 1960.

Clara M. Kyle

The above and foregoing instrument was signed, declared and acknowledged by Clara M. Kyle, as and for her Last Will and Testament in our presence and we hereunto subscribe our names as attesting witnesses in her presence, at her request and in the presence of each other, this 21st day of March, A. D. 1960.

Jesse Ferris

Walter W. Ferris

IN THE PROBATE COURT OF DEFIAKE COUNTY, OHIO

In the Matter of the Will of
Clara M. Kyle, deceased

April 24th, 1960
Order Admitting to Probate and Record

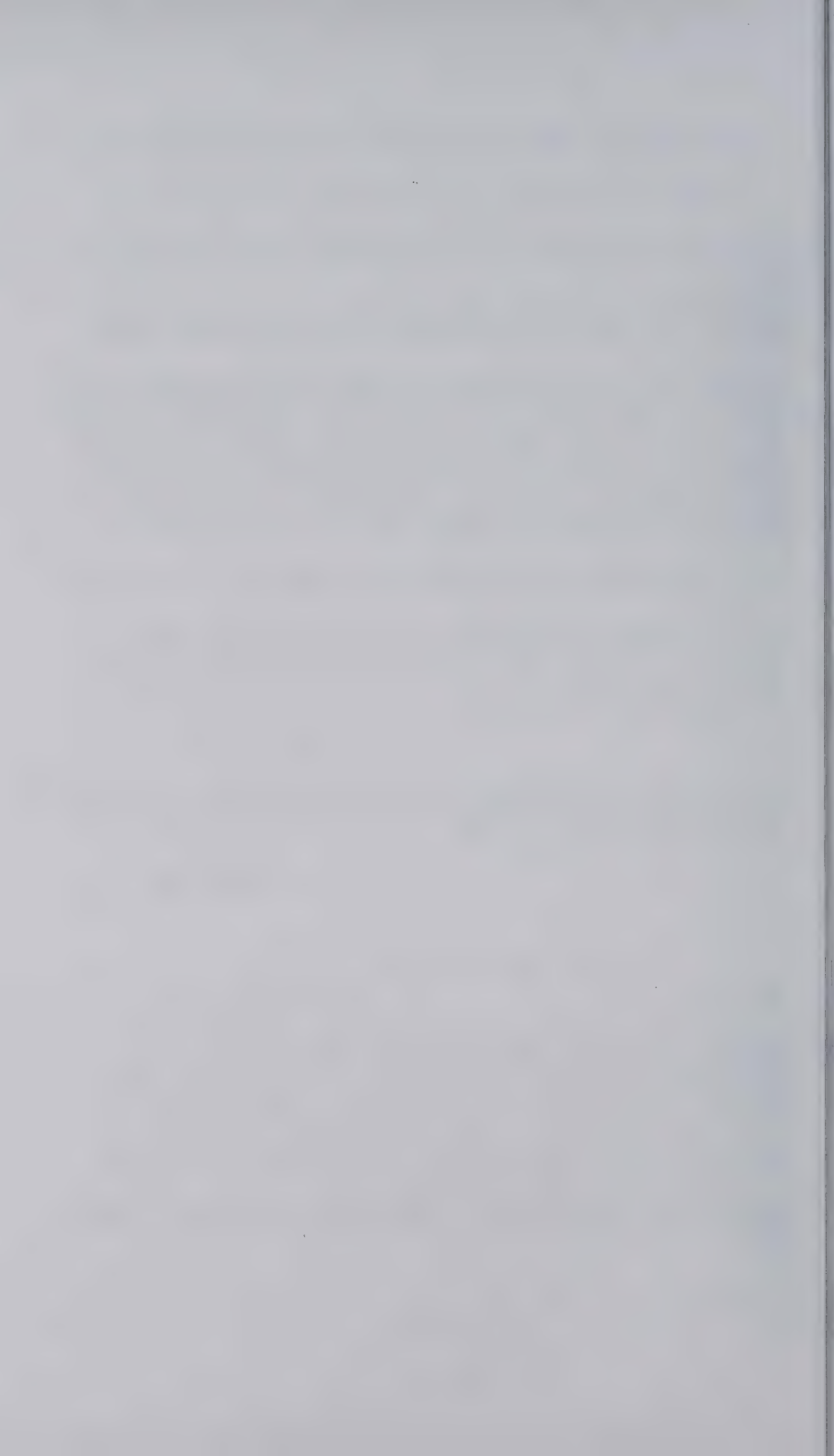
This matter came on this day further to be heard, on the application of Ethel Augspurger to admit to probate and record the Will of Clara M. Kyle, deceased, late of the village of Hicksville, in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent known to be residents of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said Will.

And Jesse Ferris and Walter W. Ferris, the subscribing witnesses to said Will, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing, is the last Will and testament of said Clara M. Kyle, deceased, that it was duly executed and attested; and that the said testator at the time of signing said Will, was of full age, of sound mind and memory, and not under any restraint.

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Therefore the Court orders the admitting of said Will to Probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

J. R. Pollock

Probate Judge.

CERTIFICATE TO COPY S

State of Ohio,
Defiance County...SS:

PROBATE COURT

I, J. R. Pollock, Judge and ex-officio Clerk of the Probate Court within and for said county, having the custody of the Files, Journals and Records of said Court, do hereby certify that the foregoing is a true copy of the last will and testament of Clara M. Kyle, deceased, also a copy of the order admitting to Probate and Record as the same appears upon the records of said Court; and I further certify, that I, have carefully compared the foregoing copy with the original record, and that the same is a full and correct transcript thereof.

In Witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 15th day of July, A. D. 1950.

J. R. Pollock

(SEAL)

Probate Judge and ex-officio Clerk of said Court.

The State of Ohio, Defiance County...SS:

I, the undersigned, sole Judge of the Probate Court within and for said County and State, the same being a Court of Law and of record, do hereby certify that under the laws of the State of Ohio, the Judge of the Probate Court is ex-officio the Clerk of his own Court. And I further certify that I, the said J. R. Pollock, whose genuine signature is ~~xx~~ attached to the foregoing certificate, am, and was at the time of signing the same, ex-officio Clerk of said Probate Court, and as such, full faith and credit are due my acts, and that the above certificate and attestation are in due form of law, and made by the proper officer.

(SEAL)

In Witness whereof, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 15th day of July, A. D. 1950.

J. R. Pollock
Judge as aforesaid

The State of Ohio, Defiance County, SS:

I, the undersigned, ex-officio Clerk of the Probate Court within and for said County and State aforesaid, hereby certify that I, the said J. R. Pollock, am, also the sole Judge of said Probate Court, duly commissioned and qualified and now acting as such.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 15th day of July, A. D. 1950.

(SEAL)

J. R. Pollock
Ex-Officio Clerk of said Court.

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CLAUDE F. KYLE

Know all men by these presents: that I, Cleo F. Kyle, of Hicksville, Ohio desiring to make such disposition of my worldly estate as I deem best, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking and making null and void any and all former wills whatsoever by me made.

Item 1.

I hereby direct the payment of my just and legal debts and the expenses of my last sickness and funeral as soon after my decease as may be found convenient.

Item 2.

All of the rest, residue and remainder of the property of my estate, real and personal, wheresoever the same may be situated and of every name and nature, I hereby give, devise and bequeath unto my wife, Clara M. Kyle, her heirs and assigns forever, absolutely and in fee simple.

At the present time I am the owner of the following real estate, all of which is included in the above devise to my said wife, to-wit:

five residence properties situated in the Village of Hicksville, Defiance County, State of Ohio, and one business property in said village; 160 acres of land in Deaf Smith County, State of Texas; 106.67 acres of land in Newville Township, Defiance County State of Indiana, and 53 acres in said Newville Township, adjoining the 106.67 acres on the east, which 53 acres is now being purchased by me by a land contract.

Item 3.

I hereby nominate and appoint my said wife, Clara M. Kyle, as Executrix of this will and request that no bond be required of her in the execution of said trust.

In Witness whereof, I have hereunto set my hand, at Hicksville, Ohio, this 26th day of July, A. D. 1938.

Cleo F. Kyle

The above instrument was signed, declared and acknowledged by the said Cleo F. Kyle as and for his Last Will and Testament in our presence and we hereunto subscribe our names as attesting witnesses in his presence, at his request, and in the presence of each other, this 26th day of July, A. D. 1938.

Fred F. Morris

Walter F. Morris

IN THE PROBATE COURT OF DEFIAICE COUNTY, OHIO.

In the Matter of the Will of Cleo F. Kyle, deceased. January 8th, 1940. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of AL. Lynde Jr. to admit to probate and record the Will of Cleo F. Kyle, deceased, late of the village of Hicksville, in said County, heretofore filed in this court.

It is now shown to the satisfaction of the Court that said decedent died leaving surviving spouse, and that the surviving spouse and all the next of kin of said decedent known to be residents of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said Will.

And Fred F. Morris and Walter F. Morris, subscribing witnesses to said Will, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing, is the last Will and testament of said Cleo F. Kyle, deceased; that it was duly executed and attested; and that the said testator at the time of signing said Will, was of full age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said Will to Probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

J. R. Pollock
Probate Judge.

Certificate to Copies

The State of Ohio, Defiance County, Probate Court

I, J. R. Pollock, Judge and ex-officio Clerk of the Probate Court within and for said County, having the custody of the Files, Journals, and Records of said Court, do hereby certify that the foregoing is a true copy of the last will and testament of Cleo F. Kyle, deceased, together with the order of probate thereof, as the same appear ~~reduced~~ upon the records of said Court, and I further certify, that I have carefully compared the foregoing copy with the original record, and that the same is a full and correct transcript thereof.

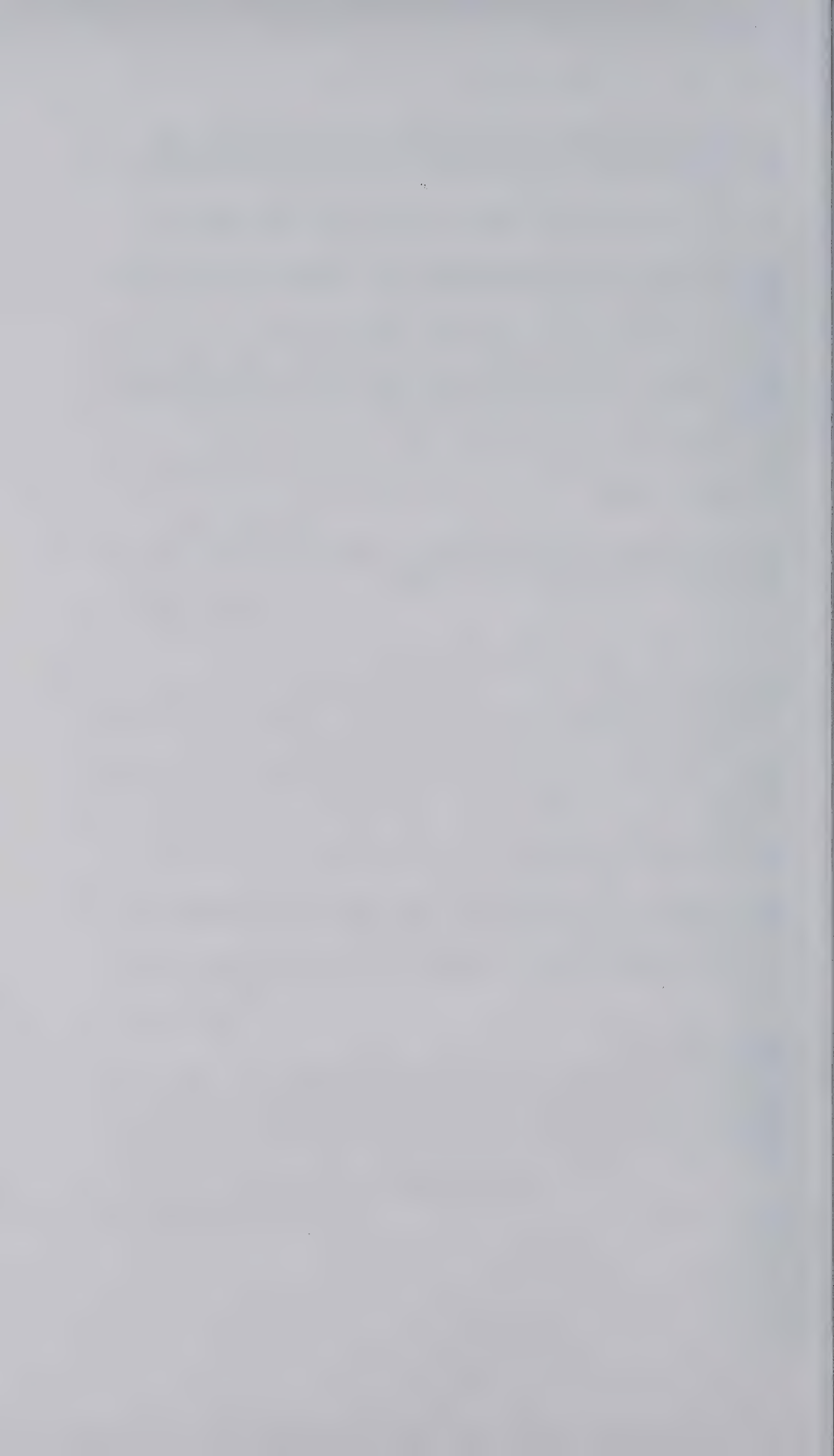
In Witness whereof, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 27th day of December, A. D. 1940.

J. R. Pollock

Probate Judge and ex-officio Clerk

(S AL)

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The State of Ohio, Defiance County....SS:

I, the undersigned, sole Judge of the Probate Court within and for said County and State, the same being a Court of Law and of record, do hereby certify that under the laws of the State of Ohio, the Judge of the Probate Court is ex-officio the Clerk of his own Court. And I further certify that I, J. R. Pollock, whose genuine signature is attached to the foregoing certificate, am, and was at the time of signing the same, ex-officio Clerk of said Probate Court, and as such, full faith and credit are due my acts, and that the above certificate and attestation are in due form of law, and made by the proper officer.

In Witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Defiance, Ohio, this 27th day of December, A. D. 1949.

(SEAL)

J. R. Pollock
Judge as aforesaid.

The State of Ohio, Defiance County, SS:

I, the undersigned, ex-officio Clerk of the Probate Court within and for said County and State aforesaid, hereby certify that I, the said J. R. Pollock, am also the sole Judge of said Probate Court, duly commissioned and qualified and now acting as such.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court at Defiance, Ohio, this 27th day of January A. D. 1949.

(SEAL)

J. R. Pollock
Ex-Officio Clerk of said Court.



LAST WILL AND TESTAMENT OF CLINTON W. LAHNUM

I, Clinton W. Lahnum, a resident of DeKalb County, State of Indiana, being of sound mind and memory and aware of the uncertainties of life, do hereby make, publish and declare this instrument to be my last will and testament, hereby revoking any and all former wills by me heretofore made.

Item 1. I direct that all my just debts be fully paid, including expenses of last sickness and costs of administration.

Item 2. Subject to the foregoing, I hereby give, devise and bequeath unto my wife Lessie W. Lahnum, all property of which I shall die seized, real, personal and mixed, absolutely and forever.

Item 3. I have made no provision for my beloved children, for the reason that they are well provided for, that my estate will not be large, and my widow will need all that remains thereof after settlement of my estate, for her comfort and support.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, at Auburn, Indiana, this twenty-fourth day of May, in the Year of Our Lord, One Thousand Nine Hundred Thirty-two.

Clinton W. Lahnum

The above and foregoing instrument has been signed, sealed, published and declared by the above subscribed testator, Clinton W. Lahnum, in our presence, and we have, at his request, in his presence and in the presence of each other, subscribed our names hereunto as witnesses to said last will and testament, this 24th day of May, 1932.

Clarence E. McClintock
Lois Sellers

State of Indiana, DeKalb County, SS:

Be It Remembered, That on the fifth day of October, 1933 Clarence E. McClintock personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 24th day of May, 1932, he saw the said Clinton W. Lahnum, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Clarence E. McClintock

Subscribed and sworn to before me this 5th day of October, 1933

(SEAL)

Carl Walter
Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS:

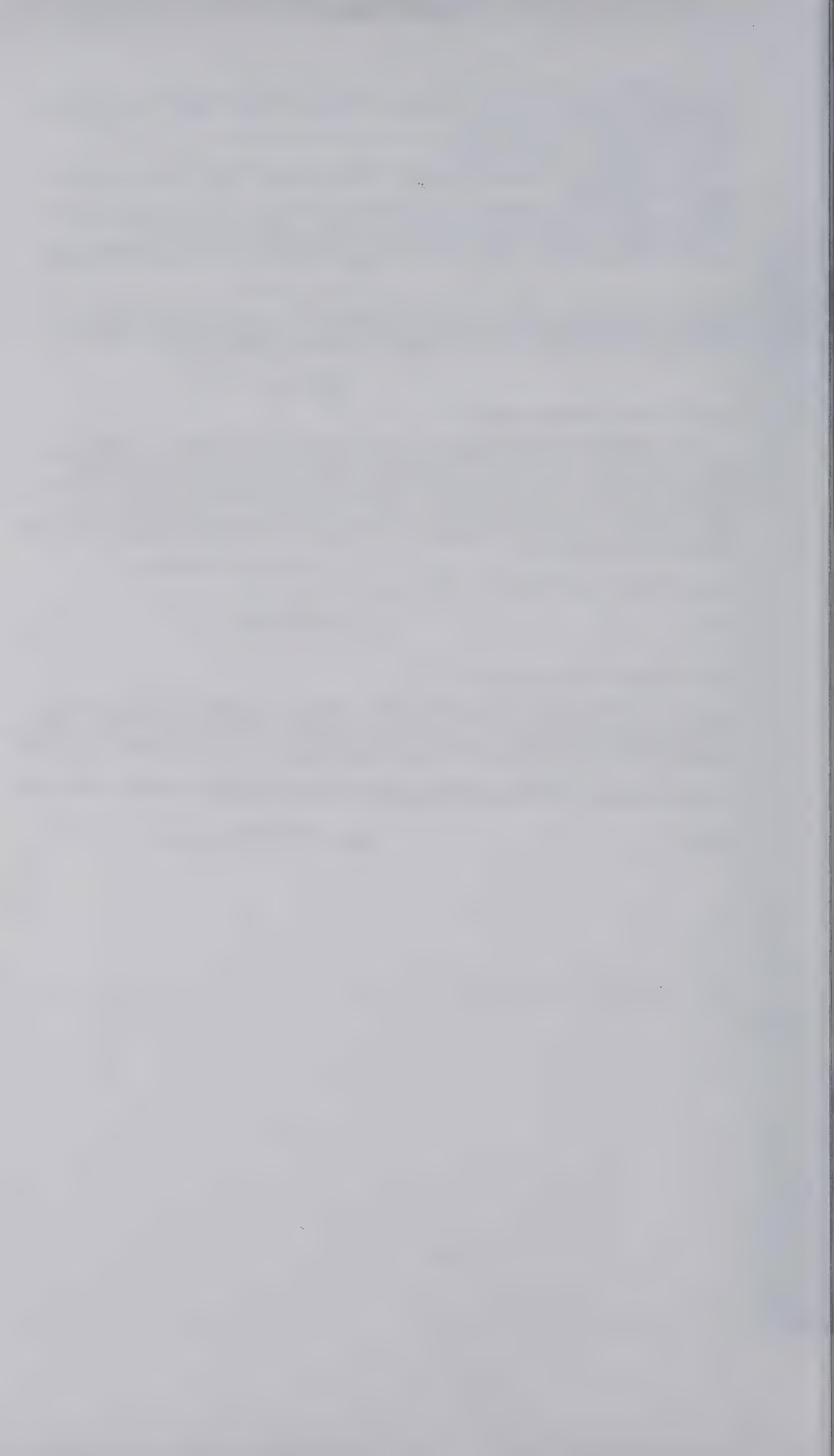
I, Carl Walter Clerk of the DeKalb Circuit Court, of said County do hereby certify that the annexed Will and Testament of Clinton W. Lahnum has been duly admitted to Probate in said county, and proven by the testimony of Clarence E. McClintec, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at page 253 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said court, this 5th day of October, 1933.

(SEAL)

Carl Walter
Clerk DeKalb Circuit Court.

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MARY P. LANNING

I, Mary P. Lanning, widow, of Auburn, Indiana, being of sound mind and disposing memory do hereby make, constitute and declare the following to be my last will and testament.

Item 1.

I direct that all my just debts and costs of administration be first paid.

Item 2.

All the rest and residue of my property, both real and personal, I give, bequeath and devise in fee simple to my two children, to-wit: Robert C. Lanning and Martha B. (Lanning) Krause, share and share alike.

Item 3.

I name above my said two children to be the executor and the executrix of this will.

Dated November 30, 1948.

Mary P. Lanning

Subscribed by Mary P. Lanning and declared by her to be her last will and testament in our presence and subscribed by us as witnesses thereto in her presence and in the presence of each other, all on the day and year above written.

Ashton Staman

Dan M. Link

State of Indiana
DeKalb County,80:

BE IT REMEMBERED, that on the 22nd day of May, 1948, Dan M. Link, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 30th day of November, 1948, he saw the said Mary P. Lanning, since deceased, execute the annexed instrument in writing now and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Dan M. Link and Ashton Staman in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Dan M. Link

Subscribed and sworn to before me this 22nd day of May, 1948.

(S AL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, 80:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Mary P. Lanning has been duly admitted to Probate in said county, and proven by the testimony of Dan M. Link, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 502 of the record of Wills of said county.

IN WITNESS WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 22nd day of May, 1948.

Murray A. Steele
(SEAL) Clerk DeKalb Circuit Court.

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Last Will and Testament of Hannah J. Lautzenheiser.

I, Hannah J. Lautzenheiser of Franklin Township, DeKalb County, Indiana being of the age of 87 years and being of sound mind and disposing memory, do hereby make, publish and declare the following to be my last will and testament, hereby revoking all former wills and all codicils thereto by me at any time made, in words and figures as follows, to-wit:

Item 1st: I direct that all of my just debts together with my funeral expenses shall be paid out of the first proceeds of my estate.

Item Two: I give, devise and bequeath to my niece, Minnie Myers, of Franklin Township, DeKalb County, Indiana all of my property of which I may die seized, both real and personal and where ever situated and including Lot number 21 in G.R. Farnham Addition to the Town of Hamilton and located in Franklin Township, DeKalb County, Indiana, all of which said property both real and personal, shall be held and owned by the said Minnie Myers in fee simple, absolutely and forever, or by her heirs should she not survive me.

Item Three: I make the above provisions leaving all of my property to my niece, Minnie Myers, as aforesaid for the reason that I have made my home in the home of my said niece for the past two years and she has cared for me in my old and I make this disposition of my property well knowing that my said niece, Minnie Myers, will care for me as long as she lives and in case of her death before me I am confident that her family will continue to care for me, and I have devised my property to her in this my will as compensation to her for her care of me during my declining years.

Item Fourth: I hereby nominate and appoint my niece, Minnie Myers, of Franklin Township, DeKalb County, Indiana, to be the Executor of this my last will and Testament.

witness my hand and seal this the 22nd day of June, 1926.

Hannah J. Lautzenheiser

Signed, sealed and acknowledged by the said testatrix Hannah J. Lautzenheiser as and for her last will and testament in our presence, who in her presence and at her request and in the presence of each other have hereunto subscribed our names as witnesses hereunto all on this the 22nd day of June, 1926.

Henry C. Springer. . . . Who resides at Butler, Indiana.
L.J. Myers. Who resides in Franklin Township, DeKalb County, Indiana.

State of Indiana
DeKalb County. . . ss;

BE IT REMEMBERED, That on the 22nd day of August, 1929, L.J. Myers personally appeared before Glenn Potter, Clerk of the DeKalb Circuit Court, in the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 22nd day of June, 1926, he saw the said Hannah J. Lautzenheiser, since deceased, execute the annexed instrument in writing as her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said, L.J. Myers and Henry C. Springer, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at ~~xxx~~ that time, twenty one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

L.J. Myers
Subscribed and sworn to before me this 22nd day of August, 1929.

(SEAL) Glenn Potter
Clerk DeKalb Circuit Court.

State of Indiana,
DeKalb County. . . ss;

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed will and testament of Hannah J. Lautzenheiser, has been duly admitted to probate, in said county, and proven by the testimony of L.J. Myers, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 7 at page 287 of the record of wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 22nd day of August, 1929.

(SEAL) Glenn Potter
Clerk DeKalb Circuit Court.



FRANK LAWHEAD.

LAST WILL AND TESTAMENT OF FRANK LAWHEAD.

I, Frank Lawhead, of the City of Detroit, in the County of Wayne and State of Michigan, being of sound mind and memory, do make, publish and declare this to be my last will and testament, in the following manner, viz:

FIRST: I will and direct that all of my just debts and funeral expenses be paid in full, including the expenses of my last sickness, if any there be.

SECOND: I give, devise and bequeath to my wife, FAY LAWHEAD, if living at the time of my death, all property, both real, personal and mixed, of whatsoever kind and nature, and wheresoever located, including all equities that I may have in and to any real estate, by virtue of any land contracts and in and to any and all interest that I may have in any stocks, bonds, or choses in action of which I may be possessed or which I may have power to dispose. The provisions of this paragraph are intended to and shall cover all property including insurance.

THIRD: I hereby declare that I have given considerably though and consideration to my daughter, GWENDOLYN LAWHEAD, for her future welfare and education, but I have made no provisions for her in this my last Will and Testament, in the event that her Mother, my wife, FAY LAWHEAD, is living at the time of my death, knowing that she will be amply and wisely provided for by her, in a much better way that I could provide by the terms of my Will.

FOURTH: I hereby appoint and constitute FRANK E. KENNEDY AND LOLA M. COOLEY, to be executor and executrix, jointly, of this my last Will and Testament. I hereby confer upon my joint executor and executrix of this my last Will and Testament, full power and authority to sell any and all property belonging to the estate, either real, personal or mixed, if in the exercise of their judgment, such sale shall be necessary or to the advantage of the estate, the property to be sold at such price and on such terms and conditions as may seem proper to the joint executor and executrix.

FIFTH: I hereby confer upon the joint executor and executrix of this my last Will and Testament, full power and authority and hereby direct them to meet as soon as is possible after they enter upon the discharge of their duties, to remit and pay over to my clients, any money that I may have on hand belonging to them and for this purpose have deposited in the First National Bank, a sum of money sufficient to pay all my clients, whatever sum or sums of money may be due them by virtue of money that has come into my possession for them.

SIXTH: I hereby confer upon the joint executor and executrix of this my last Will and Testament, full power and authority to sell any and all property belonging to me, individually, either real, personal or mixed, if in the exercise of their judgment such sale shall be necessary or to the advantage of the estate. This provision is not to apply to property that I may be interested in jointly with others, as other provisions for the disposal of that property is hereinafter taken care of.

SEVENTH: Should my wife, the aforesaid, FAY LAWHEAD, die before I do, then, in that event, I give, devise and bequeath all of the property of which I may be possessed at the time of my death, to my daughter, GWENDOLYN LAWHEAD.

EIGHTH: In the event my wife, FAY LAWHEAD, is not living at the time of my death, I hereby nominate, appoint and constitute my brother, NIXON LAWHEAD, to be guardian of my daughter, GWENDOLYN LAWHEAD, should I die during her minority. And in this event, I hereby direct my joint executor and executrix to carry out the provisions of this my last Will and Testament, with a view of realizing the greatest possible amount, and when the estate has been finally liquidated to turn same over to my brother, NIXON LAWHEAD, to be held by him, in trust, for my daughter, GWENDOLYN LAWHEAD.

NINTH: I hereby confer upon my brother, NIXON LAWHEAD, as Trustee under this Will and as guardian for my daughter, GWENDOLYN LAWHEAD, full power and authority to sell any and all property held in trust by him, at such terms and under such conditions as he may see fit and to reinvest the proceeds derived therefrom with full power and authority to do each and every thing that I, myself, might do with such property, if living and acting in my own individual behalf.

TENTH: -----

ELEVENTH: I hereby declare and state that I have had a certain business arrangement with FRANK E. KENNEDY, whereby he has received a portion of the profits of the business transacted thru his department of my office, and it is my desire that this arrangement continue for a period of at least three months after my demise. Within that time it is my desire that he be given first opportunity to purchase and law business now being conducted by me, and if satisfactory arrangements cannot be negotiated with him, then I would request that the opportunity be presented to one or more of the reputable attorneys of Detroit. Having always had in mind the building up of a reputable and profitable law business, and having guarded jealously my reputation for sincerity, integrity, and uprightness in all my dealings, and in this manner succeeded in building up a large clientele, I feel justly proud of my business, and wish to have my successor carry on in the same manner, and for these reasons would request that only those attorneys to be approached who could so conduct the business for my clients. Having known him for many years, and having a great respect for his judgment, I would suggest, when selling the business, that my joint executor and executrix confer with Clarence E. Gittens, as he is familiar with the work of my office, and upon going over the books for the past, he will be in a position to advise fairly and impartially as to what sum Mrs. Lawhead should receive, and in what manner.

LASTLY, I hereby revoke all former Wills by me made at any time made.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this seventh day of August, in the year of our Lord, One thousand nine hundred and twenty-four (1924).

Frank Lawhead

On this 7th day of August, A.D. 1924, FRANK LAWHEAD, of the City of Detroit, in the County of Wayne and State of Michigan, signed the foregoing instrument in our presence and declared it to be his last Will and Testament and as witnesses thereof, we do now, at his request, and in his presence, and in the presence of each other, hereunto subscribe our names. This instrument consists of three (3) typewritten sheets with a total of one hundred thirty one (131) lines without interlineation, change or erasure.

Phyllis M. Bland residing at Detroit, Mich.
Henry W. Fowler, residing at Detroit, Mich.

November 29-1930.

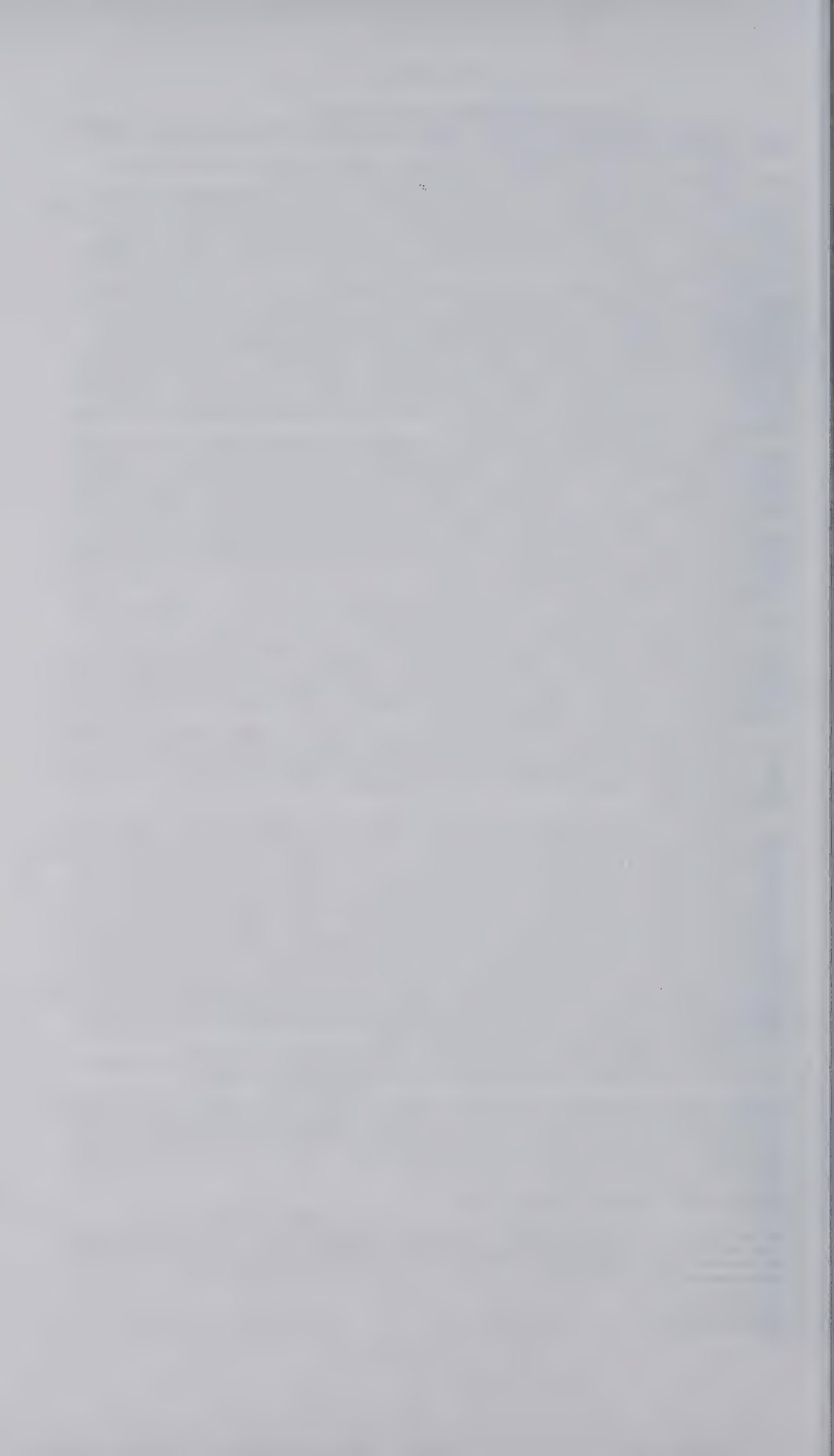
On sheet number one I have ruled out four and two thirds lines, and on sheet number two I have ruled out the entire tenth paragraph, inasmuch as this portion of my estate has been eliminated, and all stocks held jointly have been now disposed of in proper manner, and settlement made accordingly.

Frank Lawhead.

Jennie L. Robinson
Evelyn G. Richard
State of Michigan. County of Wayne. . . . ss:

Probate Court for said County.

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FRANK LAWHEAD.

testament of Frank Lawhead late of Detroit, in said County, deceased, as more fully appears from the order entered in the journal of said Court.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at Detroit, this twenty first day of April, nineteen hundred and thirty six.
(SEAL) Thomas C.Murphy. . .Judge of Probate.

State of Michigan, County of Wayne. . .ss: Probate Court for said County.
I, Charles R.Harris, Deputy Probate Register for said County and acting as Clerk of said Probate Court, do hereby certify, that I have compared the foregoing copy of the Last Will and Testament, in the matter of the estate of FRANK LAWHEAD, Deceased with the original record thereof, now remaining in this office, and have found the same to be a correct transcript therefrom, and of the whole of such original record.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Probate Court, at Detroit, this 31st day of July, A.D. 1939.
(SEAL) Charles R.Harris. Deputy Probate Register.

State of Michigan, County of Wayne. . .ss: Probate Court for said County.
I, Joseph A.Murphy, one of the Judges of the Probate Court aforesaid, do hereby certify that Charles R.Harris, who signed the foregoing Certificate, is Deputy Probate Register for said County, and that the foregoing exemplification of Record is Authenticated in due form.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Probate Court, at Detroit, this 31st day of July, A.D. 1939.
(SEAL) Joseph A.Murphy, Judge of Probate.

State of Michigan, County of Wayne. . .ss: Probate Court for said County.
I, Charles R.Harris, Deputy Probate Register of said County, do hereby certify that Joseph A.Murphy, who signed the foregoing certificate, is one of the Judges of Probate for said County, duly elected and qualified, and that the signature, attached to said certificate is his genuine signature.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Probate Court, at Detroit, this 31st day of July, A.D. 1939.
(SEAL) Charles R.Harris,
Deputy Probate Register.

State of Michigan, County of Wayne. . .ss: 223680.

At a session of the Probate Court for said County of Wayne, held at the Probate Court Room in the City of Detroit, on the twenty-third day of June, in the year one thousand nine hundred thirty seven.

Present, Thomas C.Murphy, Judge of Probate.
Frank F.Wenney and Lola M.Cooley, special administrators of said estate and executors of the last will and testament of said deceased, having this day rendered to said court this first and final account in said matter; and the only person in interest in said matter having in writing duly consented to the allowance of said account and waived notice of hearing thereon; upon examination:

IT IS ORDERED that the said account be and the same is hereby allowed as therein stated. It further appearing that the debts and legacies of said deceased, the funeral charges and expenses of administration have been paid in full and said estate fully administered:

IT IS FURTHER ORDERED that the residuum of said estate be and the same is hereby assigned to Fay Lawhead, widow of said deceased and the said ~~XXXX~~ residuary devisee and legatee in accordance with the provisions of said will.

Thomas C.Murphy
Thomas C.Murphy. Judge of Probate.

State of Michigan, County of Wayne. . .ss: Probate Court for said County.
I, Charles R.Harris, Deputy Probate Register for said County and acting as Clerk of said Probate Court, do hereby certify, that I have compared the foregoing copy of Order, dated June 23, 1937, allowing first and final account of special administrators and executors and assigning the residue as set forth in said order, in the matter of the estate of FRANK LAWHEAD, Deceased, with the original record thereof, now remaining in this office, and have found the same to be a correct transcript therefrom, and of the whole of such original record.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Probate Court, at Detroit, this 31st day of July, A.D. 1939.
(SEAL) Charles R.Harris. Deputy Probate Register.

State of Michigan, County of Wayne. . .ss: Probate Court for said County.

I, Joseph A.Murphy, one of the Judges of the Probate Court aforesaid, do hereby certify that Charles R.Harris, who signed the foregoing certificate, is Deputy Probate Register for said County, and that the foregoing exemplification of Record is authenticated in due form.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Probate Court, at Detroit, this 31st day of July, A.D. 1939.
(SEAL) Joseph A.Murphy. Judge of Probate.

State of Michigan, County of Wayne. . .ss:

I, Charles R.Harris, Deputy Probate Register of said County, do hereby certify that Joseph A.Murphy, who signed the foregoing certificate, is one of the Judges of Probate for said County, duly elected and qualified, and that the signature, attached to said certificate is his genuine signature.

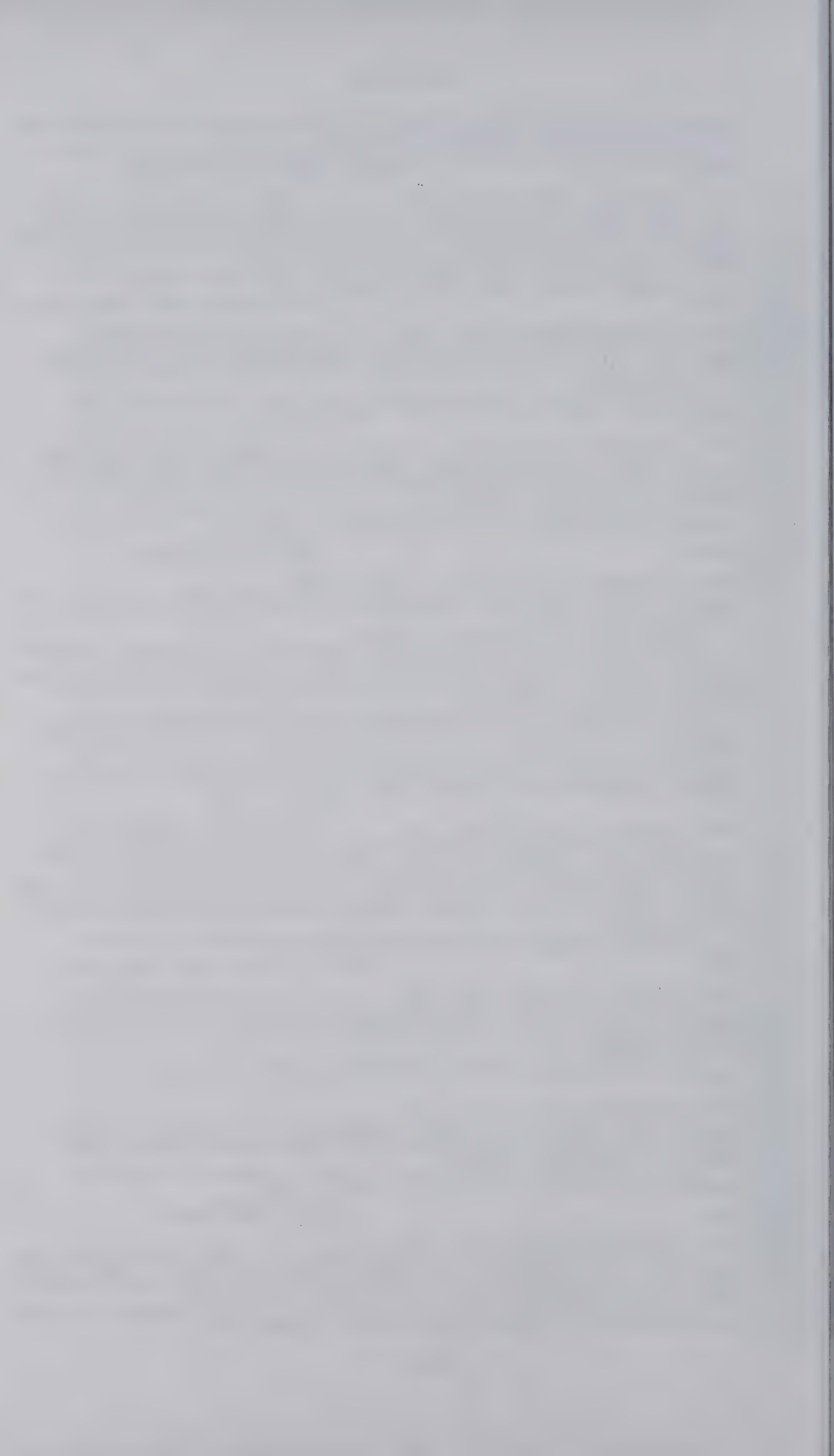
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Probate court, at Detroit, this 31st day of July, A.D. 1939.
(SEAL) Charles R.Harris
Deputy Probate Register.

State of Indiana, County of DeKalb. . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Frank Lawhead, has been duly admitted to probate in said County, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 61 and 62, of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th day of September, 1939.

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SARAH LAWHEAD WILL

LAST WILL AND TESTAMENT OF SARAH LAWHEAD

I, Sarah Lawhead, of Auburn, DeKalb County, State of Indiana, being of sound mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking any and all former wills and testaments heretofore made.

Item 1. It is my will and I do hereby give, devise and bequeath to each of my four daughters as follows: To Mary Reasoner of Auburn, DeKalb County, Indiana, the sum of Two Hundred Fifty Dollars (\$250)

To Nina Kitter of Auburn, DeKalb County, Indiana, the sum of Two-Hundred Fifty dollars (\$250)

To Maggie Metcalf of Auburn, DeKalb County, Indiana, the sum of Two Hundred Fifty Dollars (\$250)

To Blanche Shroyder of Pontiac, Michigan, the sum of Two Hundred dollars (\$250).

Item 11. To take care of the above named bequests in Item 1, I am the sole owner of One thousand dollars, (\$1,000), which amount is now invested as follows:

One Strauss, Guaranteed First Mortgage, Farm Loan Certificate, Series "A", No. D292 Principal due April 1st, 1932 \$500.

One Strauss, Guaranteed First Mortgage, Farm Loan Certificate Series "A" No. D293, Principal due April 1st, 1932 \$500.

Item 111. It is my will that my daughter, Mary Reasoner of Auburn, DeKalb County, Indiana, act as my executor of this my last will and testament.

Witness my hand and seal this August 4th, 1927.

Sarah Lawhead.

Witnesses:

Signed, published, declared and sealed by said testatrix in the presence of each of us, who, at her request, in her presence and in the presence of each of us and of each other, have subscribed our names as witnesses this 4th day of August, in the year of our Lord 1927.

E. A. McClintock Auburn, DeKalb County, Indiana.
Milford Clark Auburn, DeKalb County, Indiana.

State of Indiana

DeKalb County SS.

Be It Remembered, That on the 9th day of July 1940, E. A. McClintock, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 4th day of August 1927, he saw the said Sarah Lawhead, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument, was at the same time at the request of said testatrix and with her consent, attested and subscribed by the said E. A. McClintock and Milford Clark in the presence of said testatrix and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

E. A. McClintock

Subscribed and sworn to before me this 9th day of July, 1940.

Carl Walter Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, SS.

I, Carrie P. Weaver, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Sarah Lawhead has been duly admitted to Probate in said county, and proven by the testimony of E. A. McClintock one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof has been recorded in Book No. 9 at pages 84 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 11th day of July 1940.

Carrie P. Weaver, Clerk DeKalb
Circuit Court.

(Seal)

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EMMA A. LAWRENCE

I, Emma A. Lawrence of Auburn, DeKalb County, Indiana, being of sound and disposing mind and memory, do make publish and declare this to be my last Will and Testament, hereby expressly revoking any and all wills heretofore made by me.

Item 1st: I hereby direct that my funeral expenses be first paid out of my estate, if I survive my husband John W. Lawrence.

Item 2nd. I hereby give and bequeath unto my husband John W. Lawrence the use of all my personal property for and during the period of his natural life, should he survive me.

Item 3rd. In the event my husband John W. Lawrence dies before my death, then I give and bequeath unto Berniece Walker the sum of \$500.00 out of my legacy bequeathed to me by my said husband John W. Lawrence, should he die testate or out of any property which I may inherit as the heir at law of my said husband, if he should die intestate; Provided however, that the payment of such legacy shall be postponed until such time as any legacy shall be received by me or my estate under the will of my said husband in the event he dies testate.

Item 4th. After the death of my husband John W. Lawrence, I give bequeath and devise unto Mildred Allie Macorma, James Lloyd Garnette, Lucille Miller and Kathleen Garnette, children of my deceased sister Nellie Garnette, all of the property, then remaining from the Shaffer Estate, which I may have inherited or received by will through said source.

Item 5th. After the payment of the sum of \$500.00 to Berniece Walker as provided in Item 3rd. hereof, all the rest and residue of the personal property bequeathed to me by my said husband John W. Lawrence, of which I inherit through him, I give and bequeath as follows: One-half thereof to the children of my sister Nellie Garnette, namely Mildred Allie Macorma, James Lloyd Garnette, Lucille Miller and Kathleen Garnette, and one-half thereof to Edna Hardin, William L. Graham, Maude Latson and Lottie Krichbaum, nephew and nieces of my husband John W. Lawrence, they to take and hold the same absolutely, share and share alike.

Item 6th. Should I survive my said husband John W. Lawrence, then I give and devise unto Mildred Allie Macorma, James Lloyd Garnette, Lucille Miller and Kathleen Garnette the undivided one-half of the dwelling house in which I now live being the West 65 feet of lot number 137 and 138 in Western addition to the City of Auburn, DeKalb County, Indiana, they to take and hold the same absolutely and in fee simple, share and share alike, Provided however, if any of said devisees shall die before my death, leaving issue surviving, then such share of said deceased devisee shall go to his or her issue, but if there be no issue then living, such share shall go to the surviving brothers and sisters or to the issue of said brothers and sisters if any of such brothers or sisters are deceased.

I give and devise unto Edna Hardin, William L. Graham, Maude Latson and Lottie Krichbaum the undivided one-half of said lot, they to take and hold the same absolutely and in fee simple, share and share alike, and if any of said devisees be deceased at the time of my death, then the share of such deceased devisee shall go to his or her issue if there be issue surviving, and if there be no issue surviving, then such share of said deceased devisee shall go to his or her brothers or sisters, share and share alike, and if any such brother or sister be deceased leaving issue, then such share shall go to said issue, share and share alike.

In Witness Whereof, I have hereunto subscribed my name this 14th day of June 1939.

Emma A. Lawrence.

Subscribed by the said Emma A. Lawrence in our presence, and by her declared to be her last Will, and attested by us as such in her presence at her request and in the presence of each other this 14th day of June 1939.

Nellie V. Robinson
Edgar W. Atkinson.

State of Indiana

DeKalb County . . . SS:

BE IT REMEMBERED, That on the 2nd day of July 1941 Edgar W. Atkinson personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 14th day of June 1939, he saw the said Emma A. Lawrence, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Edgar W. Atkinson, and Nellie V. Robinson in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 2nd day of July 1941

Murray A. Steele

Clerk DeKalb Circuit Court

(Seal)

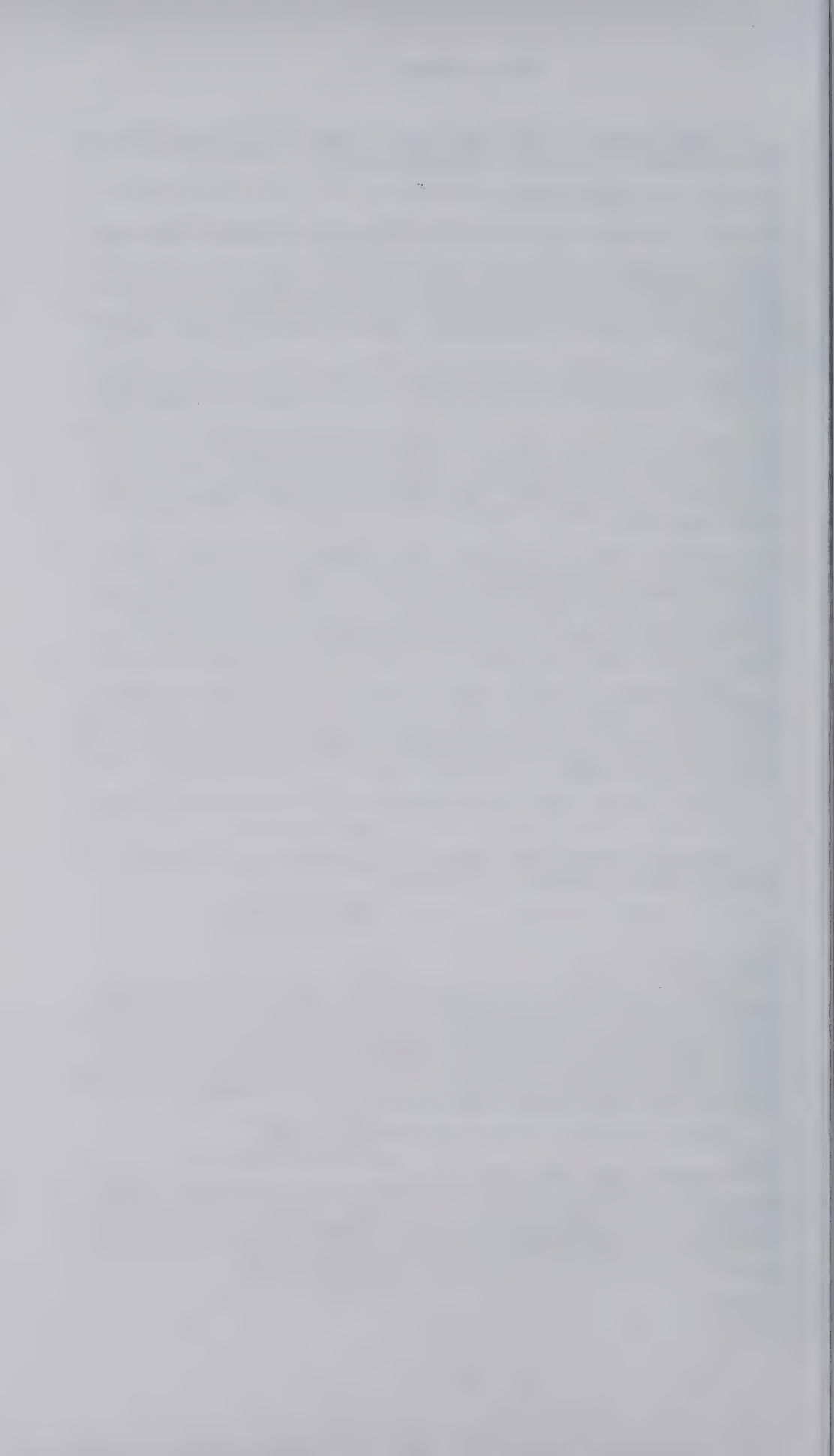
State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Emma A. Lawrence has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof has been recorded in Book No. 9 at pages 119 of the record of Wills of said county.

In Attestation Whereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 2nd day of July 1941.

Murray A. Steele,
Clerk DeKalb Circuit Court.

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John W. Lawrence

I, John W. Lawrence, of Auburn, DeKalb County, Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last Will and Testament, hereby expressly revoking any and all wills heretofore made by me.

Item 1. I direct that all my debts and funeral expenses be first paid out of my estate, that the date of my death be inscribed on my marker which is erected at my grave.

Item 2. I give and bequeath unto Berniece Walker one dresser containing four drawers and one mirror 17 $\frac{1}{2}$ by 31 $\frac{1}{2}$ inches. I also give and bequeath unto her the sum of Five Hundred (500) Dollars to be paid to her out of the first money available for that purpose.

Item 3. I give and bequeath unto Allie Garmand, Lucille Miller, Kathleen Davy and Lloyd Garnette the sum of Four Hundred (400) Dollars to be held by them absolutely share and share alike.

Item 4. I give and bequeath unto Lottie Krichbaum one Walnut bed and springs.

Item 5. I give and bequeath unto William L. Graham one large blue china platter.

Item 6. I give and bequeath unto Roland Harding all tools both in the shop and outside, on my farm in Richland Township, DeKalb County, Indiana and all junk which can not be used on the farm which shall be on the farm at the time of my death, provided he remains on the farm until the expiration of the lease which is now in effect.

I also give unto said Roland Harding any portion of the note which he owes me bearing date of March 10th, 1937 in the principal sum of \$205.00, which shall remain unpaid at the time of my death.

Item 7. I give and bequeath unto Kathleen Davy one army musket.

Item 8. I direct that my farm in Richland Township shall not be sold until the expiration of the lease now in force between me and Roland Harding and William L. Graham and that my estate shall be so administered as to carry out the terms of the said lease with said lessees.

Item 9. I give and devise unto Allie Garmand, Lucille Miller, Kathleen Davy and Lloyd Garnette all interest I received as husband and heir at law of my former wife Emma A. Lawrence and as devisee under her will in all real estate received from her and which she received from her parents John Sheffer and Almira Sheffer.

Item 10. All the rest and residue of my property, real and personal, of every kind and character and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto Edna Harding, William D. Graham, Maude Letson and Lottie Krichbaum, they to take and hold the same absolutely and in fee-simple, share and share alike.

In witness whereof, I have hereunto subscribed my name this 15th day of September, 1941.

John W. Lawrence

Subscribed by the said John W. Lawrence in our presence and by him declared to be his last Will, and attested by us as such in his presence, at his request and in the presence of each other, this 15th day of September, 1941.

Edgar W. Atkinson
Hugh G. Sanders

State of Indiana
DeKalb County, SS:

PER IT REMEMBERED, That on the 24th day of November, 1944, Edgar W. Atkinson personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 15th day of September 1941, he saw the said John W. Lawrence, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the time at the request of said testator, and with his consent, attested and subscribed by the said Edgar W. Atkinson and Hugh G. Sanders in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 24th day of November, 1944.

(Seal)

Murray A. Steele
Clerk DeKalb Circuit Court

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of John W. Lawrence has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 366 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 24th day of November, 1944.

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IDA M. LEAS

KNOW ALL MEN BY THESE PRESENTS: That I, Ida M. Leas of the town of Waterloo, in DeKalb County, in the state of Indiana, being of sound mind and disposing memory and realizing the uncertainty of life and the certainty of death, do hereby make, sign and execute the following as and for my last will and testament, hereby revoking and making null and void all other wills by me at any time heretofore made.

ITEM FIRST: It is my will and I hereby order and direct that all my just debts, expenses of my last sickness and funeral expenses be first paid out of my estate.

ITEM SECOND: I do give, will and bequeath to my niece, Grace Wilcox, the sum of Five Thousand (\$5000.00) Dollars, providing however, that if she should depart this life before my death and shall leave any lineal descendants, then said legacy so bequeathed to her shall be divided among her said descendants, such distribution among such descendants, if any, to be per stirpes and not per capita. If she should leave no lineal descendant surviving her, then the legacy herein bequeathed to her shall remain and be a part of my residuary estate.

ITEM THIRD: I do give, will and bequeath to the following of my nephews the following amounts, to-wit:

To John L. Taylor, the sum of One Thousand Dollars (\$1000.00);

To Benna B. Taylor, the sum of One Thousand Dollars (\$1000.00);

To Russel H. Taylor, the sum of One thousand Dollars (\$1000.00);

To William T. Wilcox, the sum of One Thousand Dollars (\$1000.00);

To John Wilcox, Jr., the sum of One Thousand Dollars (\$1000.00);

To Rodney G. Wilcox, the sum of One Thousand Dollars (\$1000.00);

Providing however, that if either of the above named legatees shall not survive me and shall leave lineal descendants, then said legacies so bequeathed shall be divided among the lineal descendants, if any, of such deceased legatees, such distribution among such descendants, if any, to be per stirpes and not per capita. If any of said named legatees do not survive me and leave no lineal descendants, then the legacy herein bequeathed to such deceased legatees shall remain and be part of my residuary estate.

ITEM FOURTH: I do give, will and bequeath to Ida Mann Rohr, the sum of Two Hundred (\$200) Dollars and to Nancy Leas Sparks, the niece of my deceased husband, the sum of One Hundred (\$100) Dollars, and to Wilson Shaffer, the sum of One Hundred (\$100) Dollars and to Estella R. Peters, a niece of my deceased husband, the sum of (\$100) One Hundred Dollars and to Earl D. Leas, nephew of my deceased husband, the sum of One Hundred (\$100) Dollars, providing that if either of the above named legatees shall not survive me and shall leave lineal descendants, then said legacies so bequeathed to such deceased legatees, if any, shall be divided among the lineal descendants, if any, of such deceased legatees, such distribution among such descendants, if any, to be per stirpes and not per capita. If any of said named legatees do not survive me and leave no lineal descendants, then the legacy herein bequeathed to such deceased legatees shall remain and be a part of my residuary estate.

ITEM FIFTH: I hereby give, devise and bequeath all of the residue and remainder of my estate, both real and personal, after satisfying all of the bequests and legacies hereinbefore made and given, as follows: I give the undivided one-half thereof to my brother Oscar H. Taylor, if he shall survive me, and the undivided one-half thereof to the lineal descendants of my deceased sister Ellen Wilcox, and provided further that if my said brother Oscar H. Taylor, shall not survive me that I give, devise and bequeath said one-half of said residue of my estate herein bequeathed to him to his lineal descendants, such lineal descendants of my said sister Ellen Wilcox and of my said brother Oscar H. Taylor, if he shall not survive me, to take and receive said residue per stirpes and not per capita.

ITEM SIXTH: I hereby nominate and appoint my nephew Benna B. Taylor and my niece Grace Wilcox as executor and executrix jointly, of this my last will and testament and hereby direct that during the administration of my estate and until final distribution thereof, that they shall have possession and control of all of the personal property and real property, belonging to said estate, and shall have authority to collect all of the income from said property and that any income from such property shall become and be a part of my estate and of the property to be administered by said executor and executrix.

In Witness Whereof I have hereunto set my hand and seal to the foregoing will written upon three pages and containing six paragraphs this seventh day of March, 1934.

Ida M. Leas

The foregoing will written upon three pages containing six paragraphs was signed and executed by Ida M. Leas in our presence as and for her last will and testament on the 7th day of March, 1934 and we have in her presence and at her request and in the presence of each other, hereunto set our hands and seals as witnesses on said date.

H. W. Mountz
Ethel Mae Murray
George E. Mountz.

State of Indiana, County of DeKalb. . . .ss:

BE IT REMEMBERED, That on the 8th day of April, 1934, George E. Mountz personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the state of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 7th day of March, 1934, he saw the said Ida M. Leas, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said George E. Mountz, Ethel Mae Murray and H. W. Mountz, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, as, at that time, twenty-one years of age, of sound mind and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Subscribed and sworn to before me this the 8th day of April, 1934.

George E. Mountz

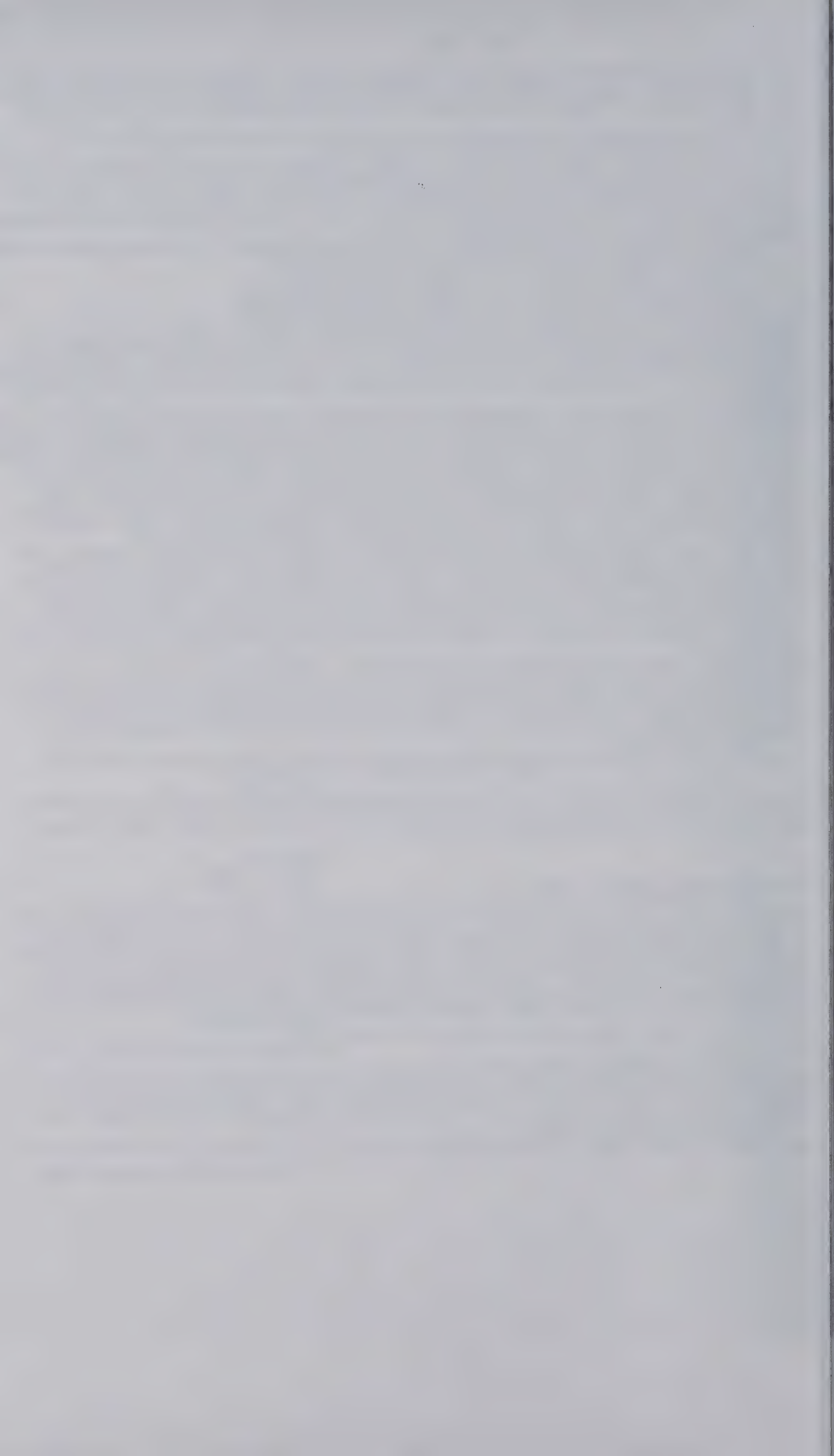
State of Indiana, County of DeKalb. . . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Ida M. Leas, has been duly admitted to Probate in said county, and proven by the testimony of George E. Mountz, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded, in Book No. 6 at page 470 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Urbn, Indiana, in said Court, this 8th day of April, 1934.

Carl Walter, Clerk DeKalb Circuit Court.

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Sarah J. Leasure

I, Sarah J. Leasure, of the City of Auburn, Indiana, being of sound mind and disposing memory, do hereby make, declare and publish this as and for my last will and testament, hereby revoking all and any wills by me heretofore made;

Item I.
I direct that all my just debts and funeral expenses be paid.

Item II.

Whereas, I own my own home in the city of Auburn, DeKalb County, Indiana, being Lot Number Ninety-four Western Addition to said city of Auburn, excepting therefrom 694 feet off of the east end, and whereas I live alone and desire someone to live with me and take care of me during my declining years, I have this day entered into a written contract with Cliff F. Hagerman and Ruby Hagerman his wife by the terms of which they are to live with me and be my companions during the remainder of my life, now in consideration of the undertaking by said Hagerman and Hagerman in said written contract I hereby give and devise to said Cliff F. Hagerman and Ruby Hagerman jointly, and to the survivor if either die before I do, said above described real estate, in fee simple. I also give and bequeath to said Cliff F. Hagerman and Ruby Hagerman and to the survivor of them if either of them die before I, all the furniture, household goods and other tangible personal property in my home at the time of my death except such as are otherwise bequeathed in the following item.

Item III.

I give to Helen Williams one chrysanthemum hand painted vase and toilet set in red porpoise; to Clare Royce Fox a large chop plate in pink roses; to Louise Brown Agnew the set of china silverwear initialed "L"; to Carlyle Saizman a crocheted and liner bed spread, an oil painting "Hailing the Ferryman"; to Kent Leasure a lion head in oil; to Irene Wilson pink roses in pastel and antiqued bed quilt in pink; to Nine Rogers McGraw an oil painting of a watermelon; to Marian West "Storm at Sea" in oil; to Mildred Williams violets in water color, china toilet set in forget-me-nots, platter in blue plums and an liquefied bed spread in blue.

Item IV.

All the rest of my estate of whatever description, including bassed lacquer and devices, I give, bequeath and devise to my nephew Wilbur Kirby of Buffalo, N.Y. in fee simple.

I nominate George Beugnot of Auburn, Indiana, as executor of this will.

In witness whereof I have hereunto set my hand and seal this 10th day of May, 1937.

----- Sarah J. Leasure -----

Signed, declared and published by the above subscribed Sarah J. Leasure as and for her last will and testament on both pages thereof in our presence, and signed by us as witnesses thereto at her request and in her presence and in the presence of each other this 10th day of May, 1937.

----- Harold Hugen -----

----- W. F. Schermerhorn -----

State of Indiana
County of DeKalb,....SS:

AS IT IS RECORDED, That on the 10th day of May, 1945 William F. Schermerhorn personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 10th day of May 1937, he saw the said Sarah J. Leasure, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said William F. Schermerhorn and Harold Hugen in the presence of said testatrix, and of each other, as subscribing witnesses thereto, that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believed; and further deponent saith not.

----- William F. Schermerhorn -----

Subscribed and sworn to before me this 10th day of May, 1945, Murray A. Steele, Clerk of the DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said state do hereby certify that the annexed Will and Testament of Sarah J. Leasure has been duly admitted to Probate in said county, and proven by the testimony of William F. Schermerhorn one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 296 of the record of Wills of said county.

IN ATTTESTATION WHEREUPON, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court, this 10th day of May, 1945.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.



Mary M. Leek

I, Mary M. Leek, a resident of the City of Garrett, in the County of DeKalb, and State of Indiana, being of sound and disposing mind and memory do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills and codiciles thereto by me heretofore made.

ITEM I.
I direct that my executor shall first pay all of my just and proven debts and the expense of my funeral and last illness.

ITEM II.
I give, devise and bequeath all of the rest and residue of my estate, real, personal and mixed and of whatever character and wherever situated to Jesse W. Fisher in token of my appreciation of his many acts of kindness.

ITEM III.
I nominate Jesse W. Fisher as the executor of this my will.

WITNESSES my hand and seal this 13th day of October, 1941, at Garrett, Indiana.

----- Mary M. Leek ----- Seal

The foregoing instrument signed and acknowledged by Mary M. Leek as and for her last will and testament in our presence, when her request in her presence and in the presence of each other have hereunto set out hands and seals as witnesses this 13th day of October, 1941.

----- Kathryn Likens ----- Seal

----- J. D. Brinkerhoff ----- Seal

State of Indiana
DeKalb County.....Seal

BE IT REMEMBERED, That on the 22nd day of June, 1941, J. D. Brinkerhoff personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 11th day of October, 1941, he saw the said Mary M. Leek, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said J. D. Brinkerhoff and Kathryn Likens in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

----- J. D. Brinkerhoff -----

Subscribed and sworn to before me this 22nd day of June, 1941.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SE:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Mary M. Leek has been duly admitted to Probate in said County, and proven by the testimony of J. D. Brinkerhoff one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 398 of the record of Wills of said County.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 22nd day of June, 1941.

(SEAL) ----- Murray A. Steele
Clerk DeKalb Circuit Court.

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I, Minnie Lohmbeck, of the city of Garrett, County of DeKalb, State of Indiana, do hereby make, publish and declare this, my last Will and Testament, in manner and form following:

Item 1.

I will that all my just debts be paid by my Executor as soon after my decease as conveniently can be done.

Item 2.

I will and direct that my Executor, hereinafter named, shall buy a suitable head stone, not to exceed seventy-five dollars not to be less than fifty dollars in value, causing the same to be erected at the head of my grave.

Item 3.

To my niece, Judith Ann Schulthess, I give and bequeath fifty dollars and a small, leather Bible which I have had many years and cherish dearly.

Item 4.

To my niece, Marialand Ann Heinlin, I give and bequeath the sum of ten dollars.

Item 5.

I will that my Hudson Seal fur coat be given to my sister, Mrs. George H. Schulthess and or her heirs.

Item 6.

To my sister, Mrs. Andrew J. Martz, I will and bequeath One Dollar.

Item 7.

I give, devise and bequeath all the rest, residue, and remainder of my estate wheresoever situate, both real and personal, of which I may die seized or possessed, or to which I may be entitled at the time of my decease to my sisters, Mrs. Lillie Miller and Mrs. George H. Schulthess, and to my brother B. F. Lohmbeck, share and share alike, and in the event of death of any one of these legatees prior to my death leaving lawful issue, then the share that should have gone to him or her shall go to said issue, otherwise to the remaining legatees.

Item 8.

I hereby revoke any other Wills or Testamentary dispositions which I have heretofore made.

I nominate and appoint Howard William Schulthess, as the Executor of this my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 20th day of September, 1937, in the presence of Austin Van Houten and Harry Diederich, whom I have requested to become attesting witnesses hereto.

Minnie Lohmbeck (SEAL)

The foregoing instrument was subscribed, sealed, published and declared by Minnie Lohmbeck as and for her last Will and Testament in our presence and in the presence of each of us, and we, at the same time, at her request, in her presence, and in the presence of each other, hereunto subscribed our names as attesting witnesses this 20th day of September, 1937.

Austin Van Houten

Harry Diederich

State of Indiana
DeKalb County, SS:

BE IT REMEMBERED, That on the 5th day of May, 1948, Harry Diederich personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 20th day of September, 1937, he saw the said Minnie Lohmbeck, since deceased, execute the annexed instrument in writing ~~xxxxxxxx~~ as and for her last will and testament; that said instrument was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said Harry Diederich and Austin Van Houten in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Harry Diederich

Subscribed and sworn to before me this 5th day of May, 1948.

(SEAL)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

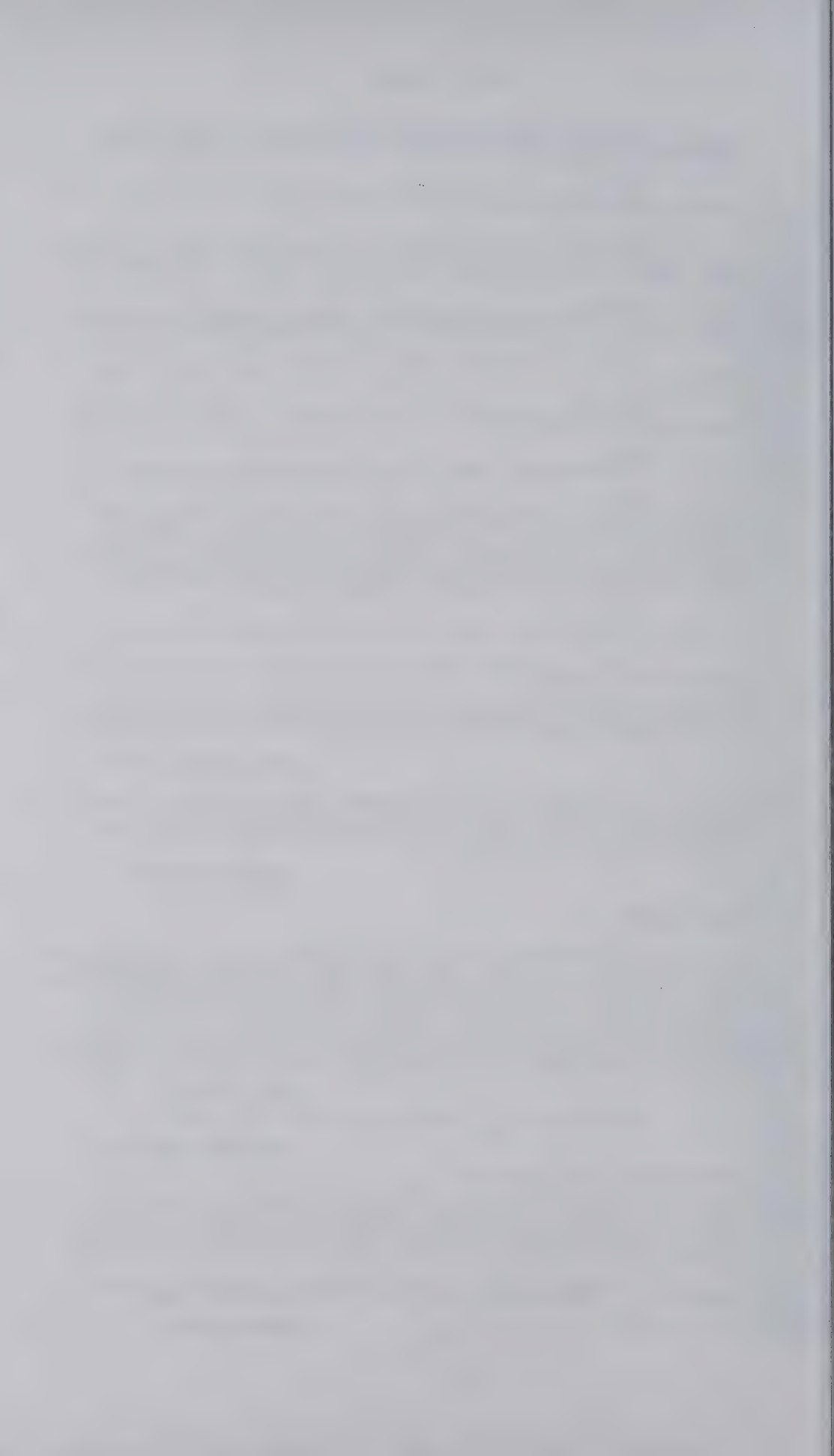
I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Minnie Lohmbeck has been duly admitted to probate in said county, and proven by the sworn testimony of Harry Diederich, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 580 of the record of Wills of said county.

IN ATT STATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of May, 1948.

(SEAL)

Murray A. Steele

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Malcolm. E. Leighty

I, Malcolm E. Leighty of DeKalb County, state of Indiana, in the name of the Ben-
evolent Father of All, hereby make, publish and declare this my last will hereby re-
voking any and all wills by me heretofore made.

Item I. I direct that all my just debts and the expenses of my last illness and funeral
be fully paid.

Item II. Subject only to the foregoing provision of this will, I hereby will, devise
and bequeath all my estate and property which I may own at the time of my death, includ-
ing both real estate and personal property of every kind and nature whatsoever and
wheresoever situated, unto my beloved wife, Bettie M. Leighty, absolutely and in fee
simple.

Item III. In the event that my said wife should die before my death, then, in that case,
I will and devise all my real estate wheresoever situated unto my children, viz: Ethel
W. Cheek, and Marguerite Perry, equally, share and share alike, absolutely and in fee
simple, and all the rest and residue of my estate and property I will and bequeath unto
my said children, Ethel W. Cheek and Marguerite Perry and unto the three following named
cousins of my said wife, viz: Lottie Hudson of Muncie, Indiana and Dora Naffziger of
Sherwood, Ohio and Myrtle Bane of Ellsworth, Illinois, equally, share and share alike, it
being my will that each of said five named beneficiaries shall receive the one-fifth of
said residue of my estate, and in the event that either of said five named beneficiaries
should die before my death, then the respective share of such deceased beneficiary shall
go to her children and the descendants of any of her deceased children.

Item IV. I hereby nominate and appoint my said wife, Bettie M. Leighty, the executrix
of this will.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 9th day of February,
1933 at Auburn, Indiana.

Malcolm E. Leighty.

Signed by said testator, Malcolm E. Leighty, as his last will, in the presence of
us, who, at his request, in his presence and in the presence of each other, have hereunto
subscribed our names as witnesses this 9th day of February, 1933, at Auburn, Indiana.

Ruth Widdicombe
Walter D. Stump.

STATE OF INDIANA } SS
DEKALB COUNTY })

BE IT REMEMBERED, That on the 23rd day of February, 1939 Walter D. Stump personally
appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by
the Clerk of said Court, testified as follows: That on the 9th day of February 1933,
he saw the said Malcolm E. Leighty, since deceased, execute the annexed instrument in
writing as and for his last will and testament; that said instrument was, at the same
time at the request of said testator, and with his consent, attested and subscribed by
the said Walter D. Stump and Ruth Widdicombe in the presence of said testator, and of
each other, as subscribing witnesses thereto; that the said testator, was, at that time,
twenty-one years of age, of sound mind, and not under any coercion or restraint, as the
said deponent verily believes; and further deponent saith not.

Walter D. Stump

Subscribed and sworn to before me this 23rd day of February, 1939.

Carl Walter
Clerk DeKalb Circuit Court.
(SEAL)

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Carl Walter Clerk of the DeKalb Circuit Court, of said State do hereby certify
that the annexed Will and Testament of Malcolm E. Leighty has been duly admitted to
Probate in said county, and proven by the testimony of Walter D. Stump one of the sub-
scribing witnesses thereto, and that a complete record of said Will and the proof thereof,
has been recorded in Book No. 9 at page 13 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said
Court, at Auburn, Indiana, in said Court, this 23rd day of February, 1939.

Carl Walter
Clerk DeKalb Circuit Court
(SEAL)

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JOHN F. LEINS

I, John F. Leins, a resident of Richland Township, DeKalb County, Indiana, being of sound mind and memory and realising the uncertainties of life, do now hereby make and declare this instrument to be my last will and testament, hereby revoking any and all former wills by me heretofore made.

Item 1.
I direct that all my just debts be first fully paid.

Item 2.
Subject to the foregoing, I do hereby give, devise and bequeath all property of which I shall die possessed, real, personal and mixed of every kind and character and wheresoever situated unto my beloved wife Mary Matilda Leins, in fee simple, absolutely and forever.

Item 3.
In the event my said wife pre-decease me, then it is my will and I do hereby give, devise and bequeath all my property aforesaid unto my two daughters, Jessie G. Buss and Ruth Kutzner, in equal shares, absolutely and forever.

Item 4.
I do hereby nominate and appoint my said daughters Jessie G. Buss and Ruth Kutzner as the executors of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, to this my last will and testament, at Auburn, Indiana, this seventeenth day of July, in the Year of Our Lord One Thousand Nine Hundred Forty-eight.

John F. Leins (SEAL)

The within and foregoing instrument has been signed, sealed published and declared by the above subscribed John F. Leins as and for his last will and testament in our presence; and we have, at his request, in his presence, and in the presence of each other, signed our names hereto as subscribing witnesses, the day above written.

Clarence E. McClintonck
George S. Baxter

State of Indiana
DeKalb County,

BE IT REMEMBERED, That on the 13th day of March, 1950, George S. Baxter personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 17th day of July, 1949, he saw the said John F. Leins, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said George S. Baxter and Clarence E. McClintonck in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

George S. Baxter

Subscribed and sworn to before me this 13th day of March, 1950.

(SEAL)

Ralph W. Bruce
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY,

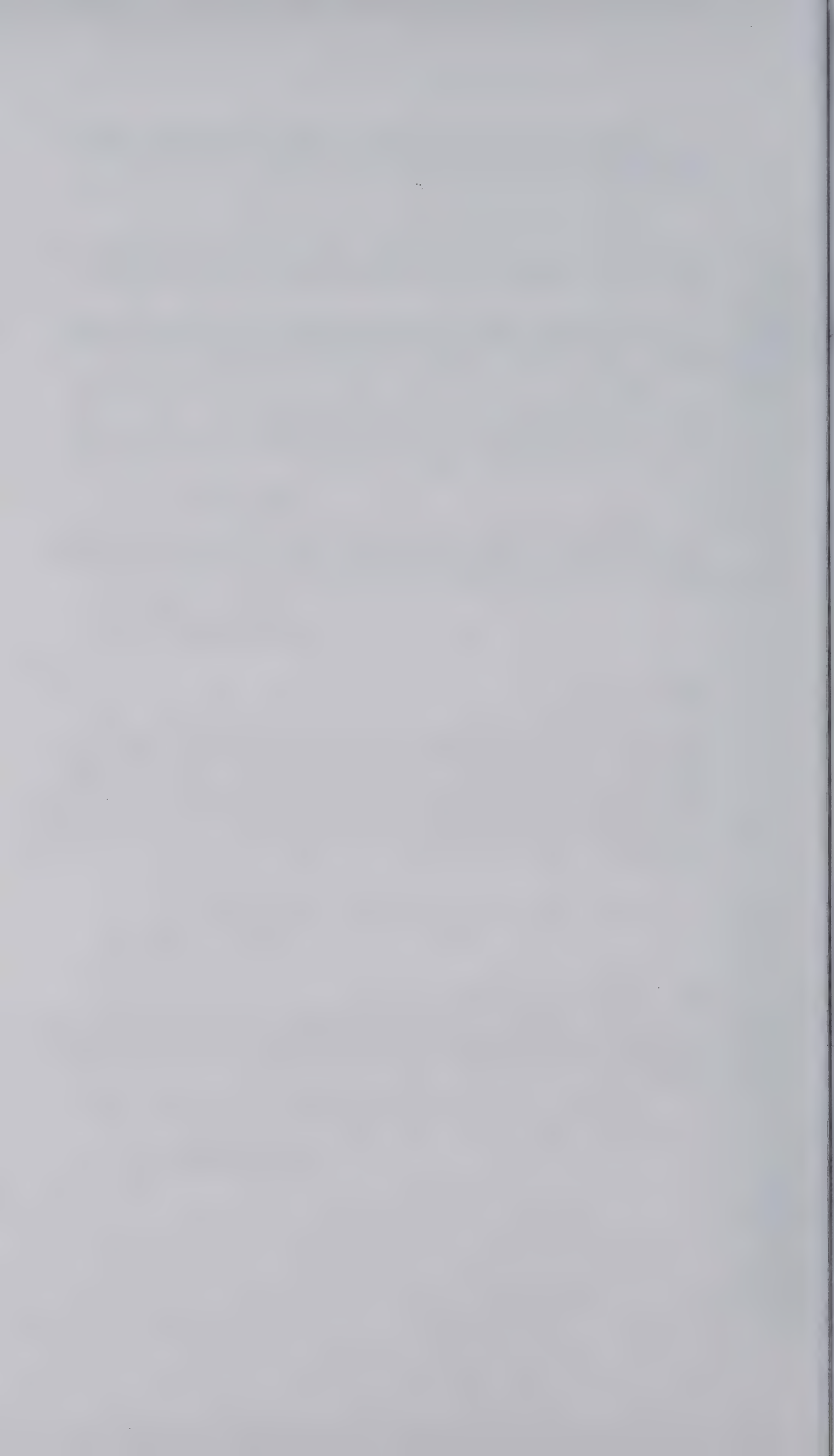
I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of John F. Leins has been duly admitted to probate in said county, and proven by the testimony of George S. Baxter, one of the subscribing witnesses thereto, and that a complete record of said Will, and the proof thereof, has been recorded in Book No. 10 at page 101 of the Record of Wills in said county.

IN ATTESTATION WHEREOF, I hereto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 13th day of March, 1950.

(SEAL)

Ralph W. Bruce
Clerk DeKalb Circuit Court.

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Hamilton, Indiana, December 6th, 1932

I, Keen Hermon, a resident of Steuben County, Indiana, and being of sound mind and disposing memory and knowing the uncertainty of life do make this my Last will and testament, hereby revoking any and all former wills heretofore at any time by me made.

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I direct that all my just debts, expense of my last sickness and funeral expenses be paid out of the gross assets of my estate.

ט' ט' ט' ט'

I will and bequeath to my beloved wife, Cleary Lemon, all the property I own at my death, to-wit: Real Estate and personal property of whatever kind or character she to be of the same in fee simple, absolute.

TEN 3.

I nominate and appoint my beloved wife, Clancy Lemon, Executrix of this will, and Thos. P. Prebich her legal advisor.

In testimony whereof, I have hereunto set my hand, this sixth day of December, 1952.

Keen - Lennion

Subscribed by the said George Lennon, in our presence, and by him declared to be his last will, and attested by us as such, in his presence, and in the presence of each other, this sixth day of December, 1932.

Thomas P. Fretlich

Duluth Granite
"It's a go"

State of Indiana
DeKalb County, 88:

AT IT RUMBLESD, That on the 2nd day of August, 1945 Thomas F. French personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 5th day of December, 1932 he saw the said Kester Lemon, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Thomas F. French and Evelyn Gramling in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Thomas F. French

Subscribed and sworn to before me this 2nd day of August, 1945.

(心靈)

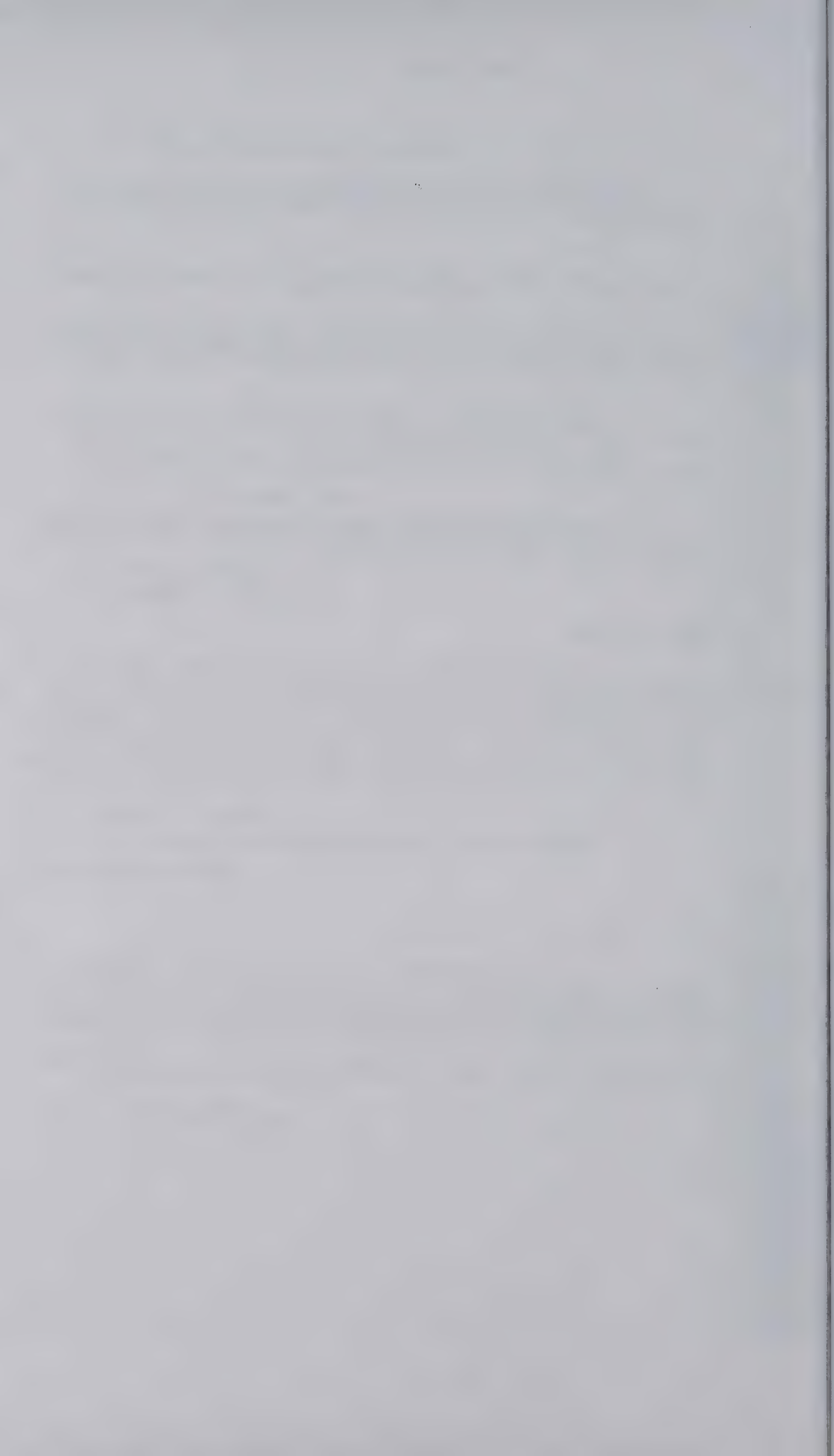
- Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, COUNTY OF DEKALB, 88:

I, Murray A. Steele Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Keen Lemon has been duly admitted to Probate in said county, and proven by the testimony of Thomas P. French one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 402 of the record of Wills of said county.

IN ATTACHMENT THEREUPON, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 2nd day of August, 1895.

Murray A. Ladd
Clarksville Circuit Court



Alice M. Lewis

I, Alice M. Lewis of Auburn, DeKalb County, State of Indiana do hereby make and constitute this to be my last will and testament hereby revoking any and all prior wills by me made.

ITEM I.- It is my will that all of my just debts and funeral expenses be first paid out of my estate.

ITEM II.- I have certain annuities executed so that sister, Cora Lodewick, will receive benefits thereunder in case she survives me, and the same are not affected by this will. It is my will that if, because of physical or mental infirmity, it becomes necessary for my sister, Cora Lodewick, to care for me, that she be fully compensated from my estate for such care in addition to what benefits she may receive from said annuities.

ITEM III.- I will, devise and bequeath to the Trustees of the First Methodist Church of Auburn, Indiana, the sum of one Hundred Dollars for church use.

ITEM IV.- I have this day conveyed to my nephew, L. Waite Widney, and Berneice G. Widney, his wife, the following described real estate in DeKalb County, State of Indiana, to-wit:-

Lot numbered 109 in Western Addition to the town now City of Auburn,

and reserved to myself a life estate therein. This will is not, therefore, intended to affect said real estate.

ITEM V.- I will, devise and bequeath to my executor, hereinafter named, all of the real estate owned by me at the time of my death and hereby direct that my said executor proceed to sell the same without petition to Court or notice thereof to my heirs, legatees, and devisees but that he comply with the provisions of the laws of the State of Indiana relative to sales of real estate directed by will.

It is my will that my executor shall reduce all of my personal property to cash and from the proceeds of the sale of my real estate and personal property shall carry out the provisions of the first three items of this my will.

ITEM VI.- I will, devise and bequeath all the balance of my property both real and personal including the balance of the proceeds of the sale of my real estate and personal property as above directed, to my following named nephews and nieces, to-wit:- Mrs. Ida Waters of Medina, New York; Mrs. Matic Dittewig of 109 Price Street, Lockport, New York, Mrs. Florence Lloyd of Albion, New York, Samuel C. Lewis of Albion, New York, Byron E. Widney of St. Joe, Indiana, Lenore Widney Kasey Stout of Rochester, Indiana; Mrs. Carrie G. Hull of 415 E. Kiowa Street, Colorado Springs, Colorado, Mrs. Grace E. Johnston of Harmon on the Hudson, New York, L. Waite Widney of Auburn, Indiana, Murrel K. Widney of 4025 Tacoma Avenue, Fort Wayne, Indiana, Mrs. Marville Lockheart of Lexington, Ohio, Stanley W. Lodewick of 305 North Missouri Ave., Roswell, New Mexico, and Mrs. Edna Thompson who resides in the State of Texas but whose exact address I do not know. My said nephews and nieces to take said proceeds, share and share alike. It is my will that in case of the death of any of my said residuary legatees that the share of such deceased one or ones shall go to the legal heirs of such deceased one or ones.

ITEM VII.- I hereby nominate my nephew, L. Waite Widney to be executor of this my will.

In witness whereof, I have hereunto set my hand this 7th day of February, 1943.

Alice M. Lewis

Signed by the testatrix, Alice M. Lewis as and for her last will and testament in our presence, who at her request and in her presence and in the presence of each other have hereunto set our names as witnesses this 7th day of February, 1943.

Oak Musselman

Wm. H. Musselman

State of Indiana

ss

DeKalb County

BE IT REMEMBERED, That on the 13th day of January, 1944 Oak Musselman personally appeared before Murray A. Steele Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 7th day of February 1942, he saw the said Alice M. Lewis since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Oak Musselman and Wm. H. Musselman in presence of said testatrix, and of each other, as subscribing witness to thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Oak Musselman

Subscribed and sworn to before me this 13th day of January, 1944

Murray A. Steele
Clerk DeKalb Circuit Court

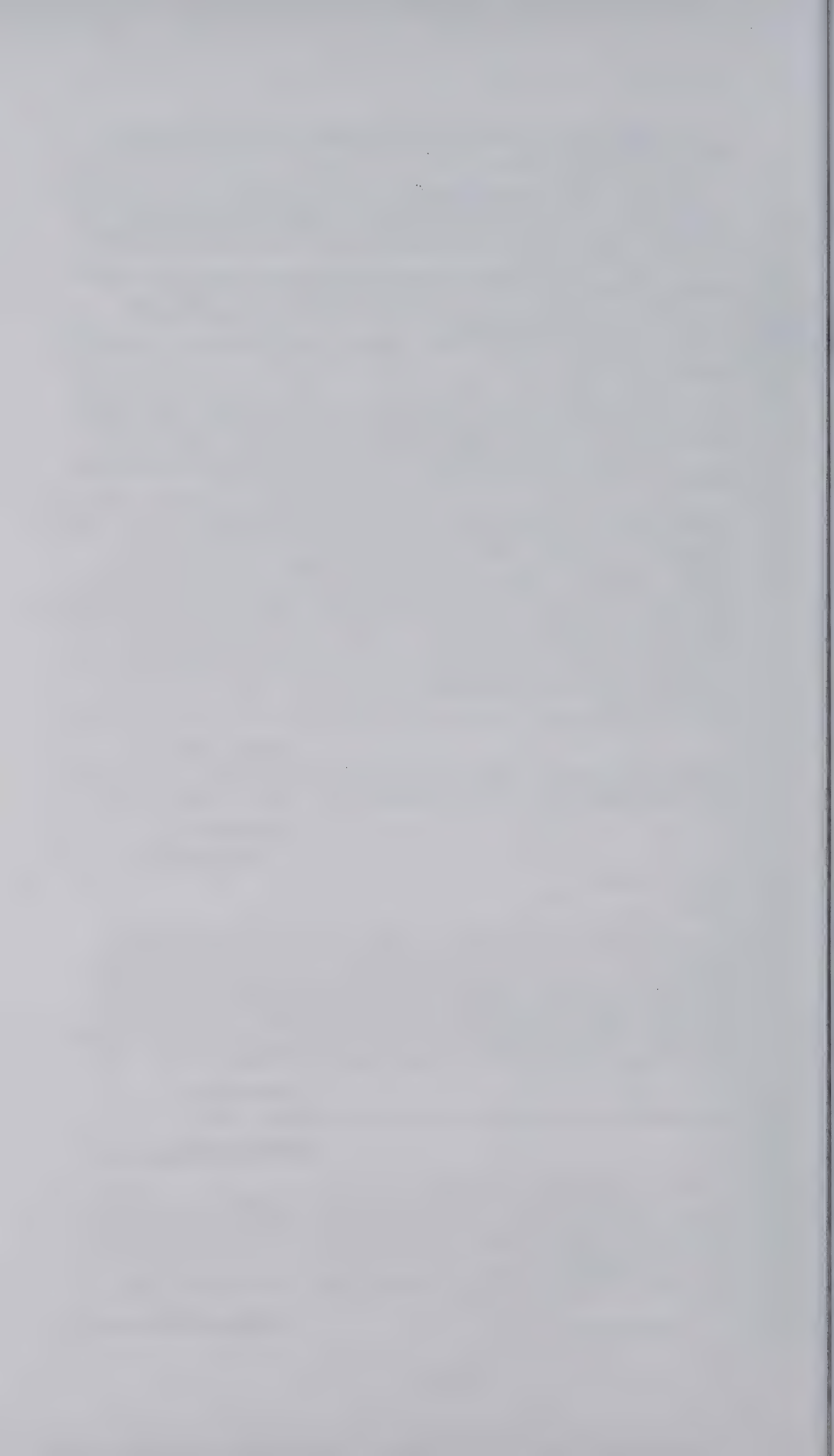
STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Alice M. Lewis has been duly admitted to Probate in said county, and proven by the testimony of Oak Musselman one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 291 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 13 day of January, 1944.

(Seal of Court)

Murray A. Steele
Clerk DeKalb Circuit Court



IDA M. LIGE

Last Will and Testament of Ida M. Lige.

I, Ida M. Lige, of Auburn, DeKalb County, Indiana, in the name of the Benevolent Father of All, and being of sound mind and memory, do hereby make, publish and declare this my last will, hereby revoking any and all former wills by me made.

ITEM I. I direct that all my just debts and the expenses of my last illness and funeral be fully paid.

ITEM II. Subject only to the foregoing provision of this will, I hereby will, devise and bequeath all my property and estate, including both real estate and personal property of every kind and character whatsoever and wheresoever situated unto my sisters, viz: Florence Ferguson of Auburn, Indiana, Nora Maynes of Fort Wayne, Indiana and Stella Lige of Auburn, Indiana, equally, share and share alike, absolutely and in fee simple.

In the event that either of my said sisters should die before my death, leaving a child or children or descendants of deceased children living, then the share of such deceased sister shall go to her children and the descendants of her deceased children equally, per stirpes, absolutely and in fee simple.

ITEM III. I hereby nominate and appoint my said sister, Nora Maynes, the executrix of this will.

In testimony whereof, I have hereunto affixed my name and seal this 29th day of May, 1938, at Auburn, Indiana.

Ida M. Lige (SEAL).

Signed by said testatrix, Ida M. Lige, as her last will, in the presence of us, who at her request, in her presence, and in the presence of each other have hereunto subscribed our names as witnesses this 29th day of May, 1938, at Auburn, Indiana.

Ruth Widdicombe

Walter D. Stumm

State of Indiana,
DeKalb County. . . . ss:

Be It Remembered, That on the 29th day of November, 1939, Walter D. Stumm, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 29th day of May, 1938, he saw the said Ida M. Lige, since deceased, execute the said instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Walter D. Stumm and Ruth Widdicombe in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further deponent saith not.

Walter D. Stumm.

Subscribed and sworn to before me this 29th day of November, 1939.

Carl Walter.

Clerk DeKalb Circuit Court.

(SEAL)

State of Indiana,
DeKalb County. . . . ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and testament of Ida M. Lige, has been duly admitted to probate in said county, and proven by the testimony of Walter D. Stumm, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 on page 51 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said court, this 29th day of November, 1939.

Carl Walter

Clerk DeKalb Circuit Court.

(SEAL)

Be It Remembered, that on the 18th day of December, 1939, Joseph Lige, widower of decedent, Ida M. Lige, filed in the office of the Clerk of the DeKalb Circuit Court, his election as such widower, which election is recorded in Will Record No. 9 at page 52.

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IDA M. LIGE.

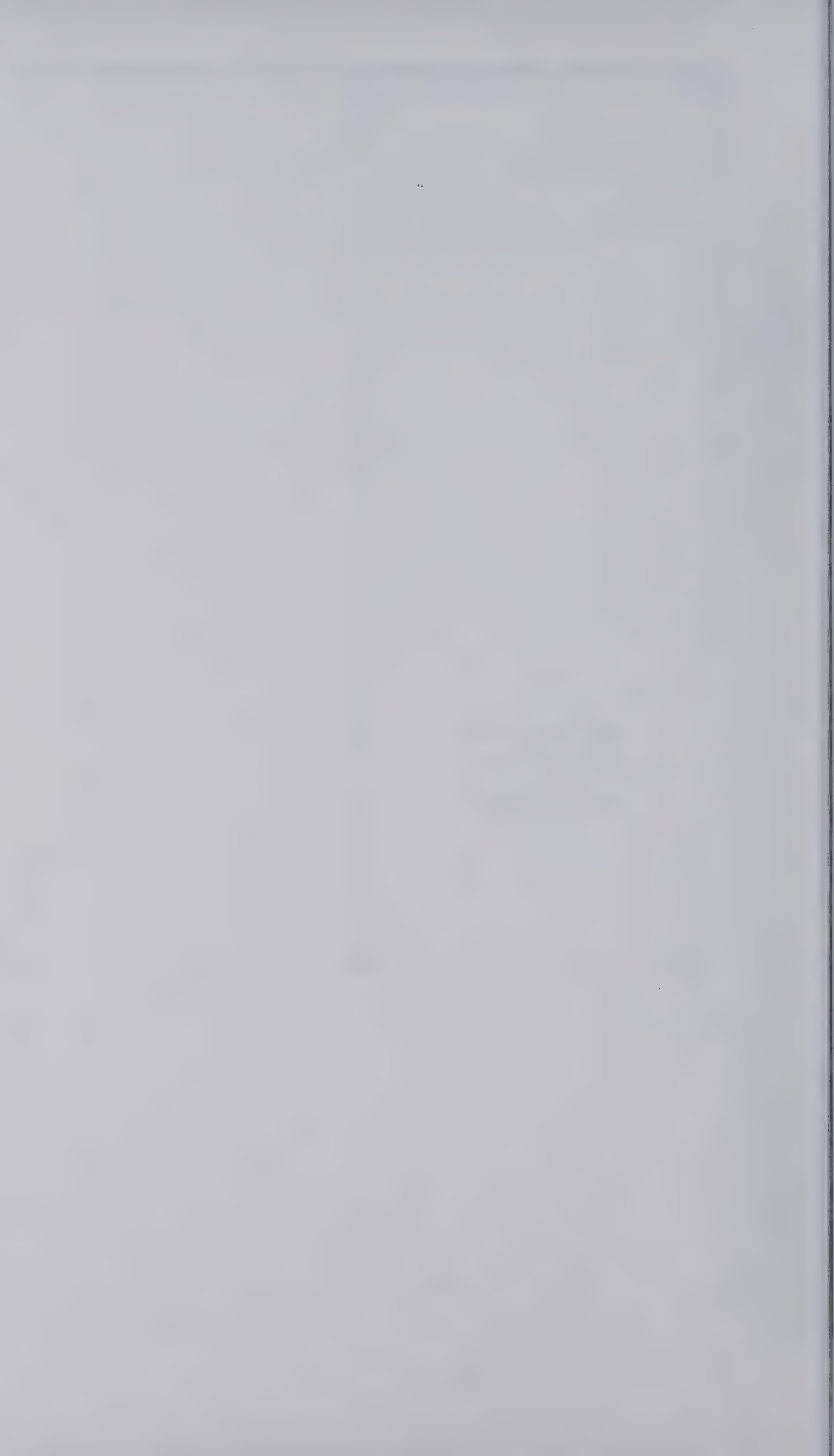
#8161

RECEIVED FOR RECORD

The 1st day of September
A. D. 1940, at 4:45 o'clock P.M.
and recorded in record 113
Page 2 of 3

A. G. Stanley
RECORDER OF DE KALB COUNTY

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I, Warren Lige, of Auburn, DeKalb County, State of Indiana, being of sound mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item I.
I direct that all my just debts and expenses of my last illness and funeral be fully paid.

Item II.
I will and devise unto my beloved wife, Lucille Lige, for and during her lifetime, the following described real estate, to-wit: Lots numbered seven & (7) and eight (8) in Block number one (1) in Ford Place, an addition to the City of Auburn, in the County of DeKalb and State of Indiana. In the event of the death of my said wife, then I will and devise said real estate in equal shares, absolutely and in fee simple, unto my children; viz: Walter W. Lige, Beatrice May Reynolds, Ruth Margaret Broeding and Warren Lige Jr.

Item III.
I direct my executor to erect a monument at my grave, the cost thereof to be left to the judgment of said executor.

Item IV.
All the rest and residue of my estate, including both real estate and personal property, of every kind and character whatsoever and wheresoever situated, I will, devise and bequeath, absolutely and in fee simple, unto my said wife and children, in the following respective shares and proportions, to-wit: one third (1/3) unto my said wife and the remaining two thirds (2/3) unto my said children in equal shares.

Item V.
The foregoing provisions of this will in favor of my said wife are in lieu of any and all rights she may have in my estate as my widow.

Item VI.
I hereby nominate and appoint my good friend, Walter D. Stump, of Auburn, Indiana, the executor of this will.

In Witness whereof, I have hereunto subscribed my name to this my last will, this 15th day of March, 1948, at Auburn, Indiana.

Warren Lige (S AL)

Signed by the said testator, Warren Lige, as his last will, in the presence of us, who, at his request, in his presence of each other, have hereunto subscribed our names as witnesses, this 15th day of March, 1948, at Auburn, Indiana.

Drusilla Baker

R. H. Faulkner

STATE OF INDIANA

DEKALB COUNTY...B.C.

IN THE DEKALB CIRCUIT COURT.

IN THE MATTER OF THE PROBATE OF }
THE WILL OF WARREN LIGE, DECEASED. }

W. K. Schaab, witness, being first duly sworn to testify to the truth, the whole truth and nothing but the truth relating to the said cause deposes and says:

TRUE EXAMINATION BY HAROLD D. STUMP

Q. State your name.

A. W. K. Schaab.

Q. Where do you live?

A. Auburn, Indiana.

Q. Were you acquainted with Warren Lige in his life time?

A. Yes. I have known him for more than twenty years.

Q. Have you ever transacted any business with him?

A. Yes. On many occasions.

Q. Are you well acquainted with his signature?

A. Yes. I have seen his sign his name on numerous occasions.

Q. Are you acquainted with Drusilla Baker?

A. Yes.

Q. Are you acquainted with her signature?

A. Yes.

Q. Is Drusilla Baker at present in the State of Indiana?

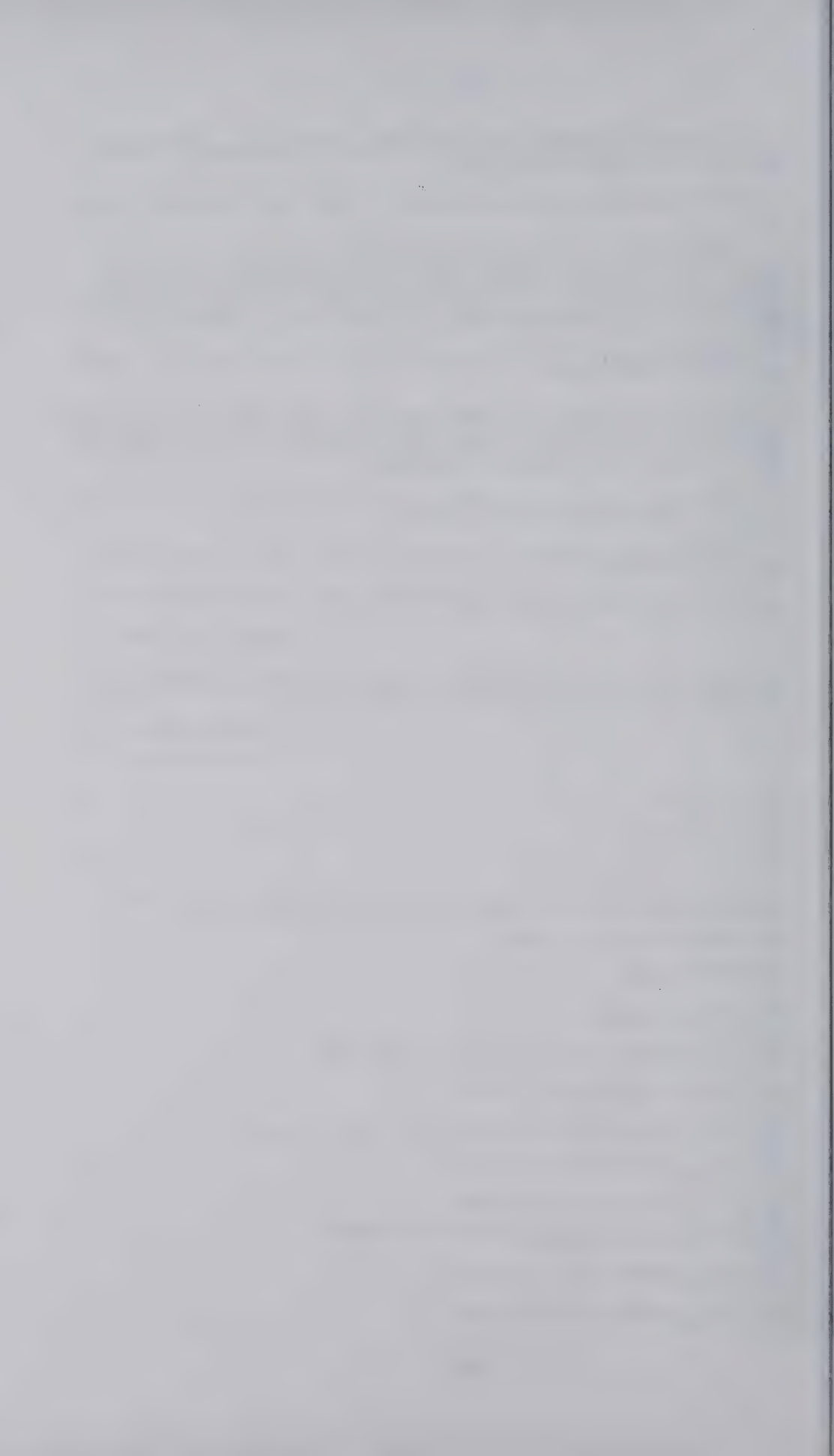
A. No. She is in Florida.

Q. Are you acquainted with R. H. Faulkner?

A. Yes.

Q. Are you acquainted with his signature?

A. Yes.



Q. Is R. H. Paulkner now in the State of Indiana?
A. No. He is in New York City.

Q. I hand you an instrument marked "Exhibit A" being an instrument purporting to be the last will and testament of Warren Lige, dated March 15, 1945, and ask you to examine the signature upon said instrument and ask you to state whether or not that is the signature of Warren Lige.

A. I have examined the instrument and now state that the signature affixed upon said instrument is the signature and handwriting of Warren Lige.

Q. Referring again to the instrument marked "Exhibit A", being an instrument purporting to be the last will and testament of Warren Lige and ask you to state whether or not the signatures affixed thereto are the signature and the handwriting of Ursilla Baker and R. H. Paulkner.

A. Yes. The signatures and the handwriting affixed to said instrument are the signatures and handwriting of Ursilla Baker and R. H. Paulkner.

W. H. Schanb

Subscribed and sworn to before me, the undersigned, this 20th day of January, 1946.

(SML)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

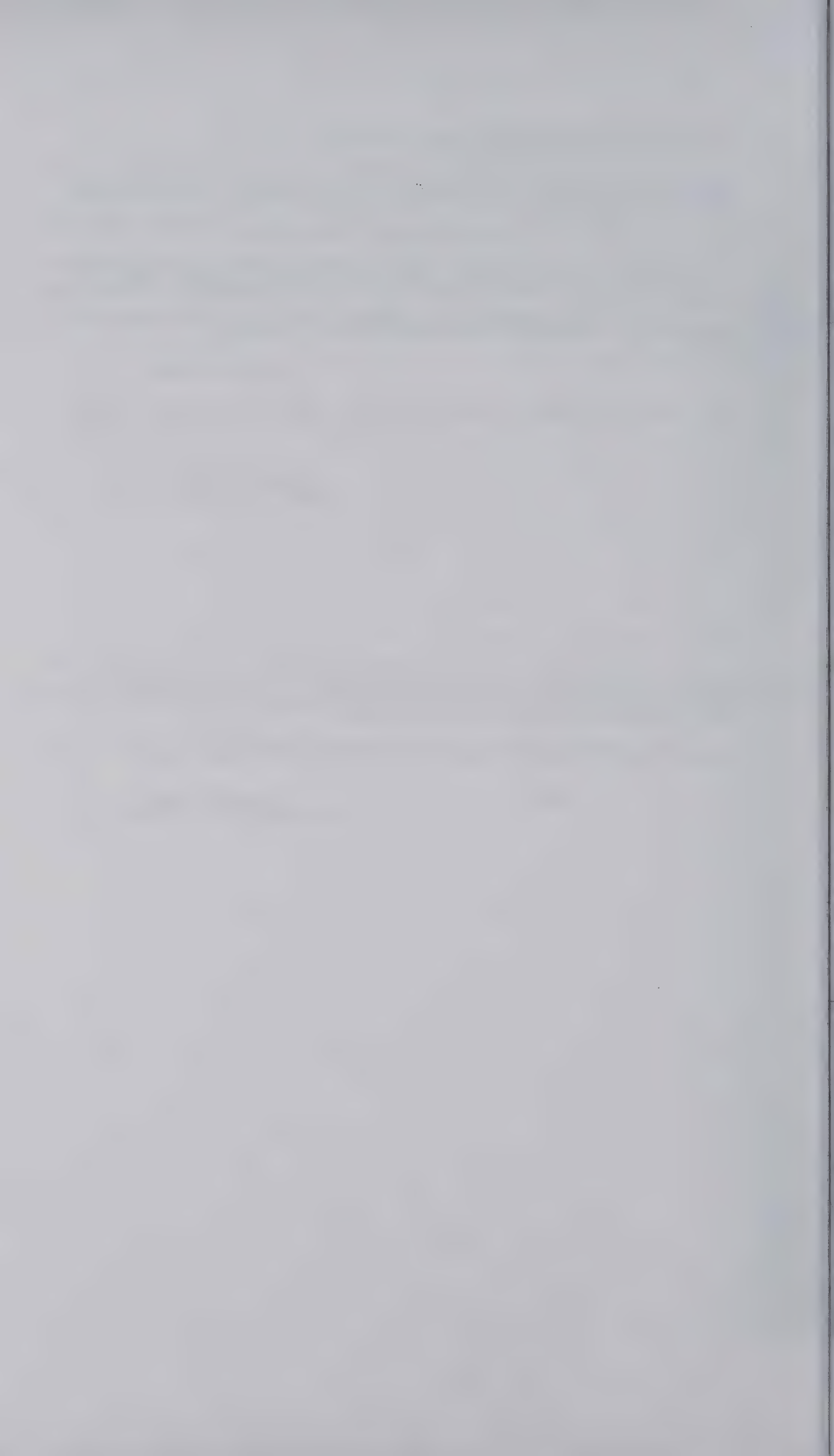
I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Warren Lige has been duly admitted to Probate in said county, and proven by the testimony of W. H. Schanb, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 557 and 558 of the record of Wills of said county.

IN ATTESTATION WHEREUPON, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 20th day of January, 1946.

(SML)

Murray A. Steele
Clerk DeKalb Circuit Court.

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KATHERINE H. LIGHTNER

JOINT WILL OF HUSBAND AND WIFE.

KNOW ALL MEN; BY THESE PRESENTS;—That I Charles E Lightner and Katherine H Lightner, husband and wife, of the City of Garrett, in DeKalb County, State of Indiana, being of sound minds and memories, and knowing the uncertainty of this life, do make, declare, and publish this to be their joint last will and testament.

First: I desire that all my just debts shall be paid.

Second: I give and bequeath to my beloved wife Katherine H Lightner in case of my death first all my property both Real and Personal, all stocks and bonds, all my life insurance, all moneys on hand and on deposit, and all monseys due or coming due to me from any source with full power to sue for and collect the same, to have and to hold the same as her own forever with full power to dispose of the same and apply the proceeds to her own use.

Third: In case of my death before my said husband Charles E Lightner, I give and bequeath to my said husband all of my property both real and personal of which I may die possessed together with all stocks and bonds, all moneys on hand and on deposit, to have and to hold as his own for ever, with full power to dispose of the same and apply the proceeds to his own use.

Fourth: We do nominate as executor of this our last will and testament, the one remaining at the death of the other.

IN TESTAMONY WHEREOF; We have to this, our last will and testament, we have subscribed our names and set our seals, this 29th day of February, 1924, in the presence of the witness whose names are signed below,

Charles E. Lightner (seal)

Kathryn H Lightner (seal)

Signed, sealed, declared and published, by the said Charles E Lightner and Katherine H Lightner, as and for their last will and testament, in the presence of us, who, at their request and in their presence, and in the presence of each other, have subscribed our names as witnesses hereto.

E M McKenna Garrett, Ind

Clinton U Bowers Garrett, Ind.

State of Indiana }
DeKalb County } ss

BE IT REMEMBERED, That on the 11th day of May 1927 Clinton U. Bowers personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 29th day of February 1924, he saw the said Kathryn H. Lightner, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Clinton U. Bowers and E.M. McKenna in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Clinton U. Bowers

Subscribed and sworn to before me this 11th day of May, 1927.

J.H. Knauer
(Seal) Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, ss:

I, J.H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Kathryn H. Lightner has been duly admitted to Probate in said county, and proven by the testimony of Clinton U. Bowers, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at pages 434 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 11th day of May 1927.

J.H. Knauer
(Seal) Clerk DeKalb Circuit Court.



Mary Frances Lilly

WILL.

I, Mary Frances Lilly, of Hicksville, Defiance County, Ohio, do make and publish this my last will and testament.

Item 1.

It is my will that all of my just debts be paid as soon after my death as is practical.

Item 2.

It is my will, that unless purchased by me before my death, my Executor shall purchase a lot in a cemetery adjacent to Auburn, Indiana, for my burial place, and cause to be erected thereon a suitable marker.

Item 3.

I give, devise and bequeath to my daughter, Anna Lucy Clark, all of my table linen and bedding and all of my writing apparel, and six (6) solid silver tea spoons marked "C."

Item 4.

I give, devise and bequeath to my grandson, Stephen Clark, the sum of One Hundred (\$100.00) dollars.

Item 5.

I give, devise and bequeath to my grand daughter, Inez Virginia Clark my six (6) solid silver teaspoons and my six (6) silver dessert spoons marked "O", my singer sewing machine and One Hundred Fifty (\$150.00) in money.

Item 6.

I give, devise and bequeath to my grand daughter, Frances Catherine Clark, my Resolting Brotherepiano and six (6) solid silver souvenir teaspoons and (6) Rogers Brothers silver dessert spoons.

Item 7.

I give, devise and bequeath to my grand daughter, Festa Clark, my six (6) solid silver teaspoons marked "Happy", my gold watch and chain and One Hundred (\$100) dollars in money.

Item 8.

I give, devise and bequeath to my son William J. Cuppy and my daughter, Anna Cuppy Clark, all of the rest and residue of my property of which I may die seized, divided and share alike. I direct, however, that any unpaid notes which may be in my possession at the time of my death, which are against my son William J. Cuppy, shall become and constitute a part of his share of my estate.

Item 9.

I hereby appoint and nominate my friend, Inez M. Knapp, of Auburn, Indiana, Executor of this will.

In Witness Whereof, I have hereunto set my hand and seal this 3rd day of December, 1926.

Mary Frances Lilly (Seal)

Subscribed by the said Mary Frances Lilly in our presence, and by her declared to be her last will and testament, and attested by us as such, in her presence, and in the presence of each other, this third day of December, 1926.

C. M. Brown witness.

Other Person t. witness.

State of Indiana,

DeKalb County,

BE IT REMEMBERED, That on the 12 day of Dec 1927, C.M.Brown personally appeared before the Judge of the DeKalb Circuit Court, of the State of Indiana, and being duly sworn by the Clerk of said court, testified as follows: That on the 3d day of December, 1926, as of the said Mary Frances Lilly, since deceased, execute the aforesaid instrument in writing as and for her last will and testament; that said instrument was, at the same time as the said instrument, and with her consent, attested and subscribed by the said C.M. Brown and other persons in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

C. M. Brown

Subscribed and sworn to before me this 12 day of Dec

J. H. Knauer
Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, 1927

I, J. H. Knauer, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the aforesaid will and testament of Mary Frances Lilly has been duly admitted to probate in said County, and proven by the testimony of C. M. Brown, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 7 at pages 454 of the records of Wills of said County.

IN WITNESS WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said court, this 12th day of Dec, 1927

J. H. Knauer
Clerk DeKalb Circuit Court.

Charles C. Lindoerfer

I, Charles C. Lindoerfer, 78 years of age, at Garrett, in the County of DeKalb, and State of Indiana, being of sound mind and memory, do make, publish and declare this to be my Last Will and Testament, in manner following viz:

First: I will and direct that all my just debts and funeral expenses be paid in full.

Second: I give, bequeath unto my wife, Emma M. Lindoerfer, one-third (1/3) of any money that I may have left in The Garrett State Bank at the time of my death; the balance of said money shall be divided equally between my children.

Third: I give the diamond ring belonging to me, which my wife Emma M. Lindoerfer is now wearing, to my daughter, Ruth Lindoerfer Kast; if she be not living at the time of my death, I give said ring to my granddaughter, Caroline Susan Kast.

Fourth: I give and bequeath to W. R. Jenkins of Willard, Ohio, my gold watch if he is living at the time of my death. If the said Jenkins is not living at the time of my death, I give the watch to my son Fred Lindoerfer.

Fifth: I hereby give, devise and bequeath unto my children, Ruth E. Kast, Fred J. Lindoerfer and Charles C. Lindoerfer, all the rest and residue of my estate of whatsoever kind and character, including real estate, personal property, bonds and every other character of property that I may own at the date of my death wheresoever situated, whether in this state or in any other state of Union, to have and to hold unto them-selves, absolute and in fee simple, share and share alike forever.

Sixth: I hereby appoint Fred L. Feick of Garrett, DeKalb County, State of Indiana, Executor of this my last Will and Testament.

Lastly I hereby revoke all former wills by me at any time made.

In witness whereof, I have hereunto set my hand and seal this 16th day of December in the year of our Lord one thousand nine hundred and thirty-seven.

Charles C. Lindoerfer

On this 16th day of December A. D. 1937 Charles C. Lindoerfer of Garrett in the County of DeKalb and State of Indiana signed the foregoing instrument in our presence, and declared it to be his last Will and Testament and as witnesses thereof we do now, at his request in his presence, and in the presence of each other hereto subscribe our names.

Harry Wert residing at Garrett, Indiana
Kathryn Zimmerman residing at Garrett, Indiana

The State of Indiana, DeKalb County, SS:

BE IT REMEMBERED, That on the 12th day of January 1943 Harry Wert one of the subscribing witnesses to the within and foregoing last Will and Testament of Charles C. Lindoerfer, late of said county, deceased, personally appeared before Wm. P. Endicott, Judge of the Circuit Court of DeKalb County, in the State of Indiana, and being duly sworn by the Clerk of said court, upon his oath, declared and testified as follows, that is to say: That on the 10th day of December 1937, he saw the said Charles C. Lindoerfer sign his name to the said instrument in writing and for his last Will and Testament; and that this deponent, at the said time, heard the said Charles C. Lindoerfer declare the said instrument in writing to be his last Will and Testament, and that the said instrument in writing, was at the same time, at the request of the said Charles C. Lindoerfer and with his consent attested and subscribed by the said Harry Wert and Kathryn S. Zimmerman in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Charles C. Lindoerfer was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Harry Wert.

Sworn to and subscribed by the said Harry Wert before me, Murray A. Steele, Clerk of said Court, at Auburn, Indiana, the 12th day of January 1943.

In attestation whereof, I have hereunto subscribed my name and affixed the seal of said court.

(Clerk's Seal)

Murray A. Steele, Clerk

The State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Charles C. Lindoerfer has been duly admitted to probate, and duly proved by the testimony of Harry Wert and one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said Harry Wert in proof thereof, has been by me duly made and recorded in book 9 at page 214 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana, this 12th day of January 1943.

Murray A. Steele Clerk
Circuit Court DeKalb County

(Clerk's Seal)

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I, Emma Lindeoerfer, of the city of Garrett, county of DeKalb, State of Indiana, being of sound and disposing mind and memory do hereby make, publish and declare, this my last will and testament, hereby revoking any and all wills by me heretofore made.

1.

I direct my executor, hereinafter named, to pay out of my estate, as soon as possible after my decease, all of my just debts together with the expenses of my last sickness and my funeral and testamentary expenses.

2.

I give and bequeath unto my era d-daughter, Susic Mast, the sum of one hundred (\$100.00) dollars.

3.

I give and bequeath to Ruth Mast, the sum of five \$5.00 dollars.

4.

I give to my brother Mortimer Aldredge, and to my sisters, Florence Lydick, and Grace Van Wicklein, the sum of two hundred fifty (\$250.00) dollars each if they be living at the time of my death.

5.

I give and bequeath to Hazel St. Clair my fur coat.

6.

I give and bequeath to Lena Feick, my beautystudio couch.

7.

I give devise and bequeath unto my step-son Charles Lindeoerfer and my step-grandchild, Ida Jane Lindeoerfer all of the rest and residue of my estate of whatsoever kind and character, including real estate, personal property, bonds, and every other character of property that I may own at the date of my death, wheresoever situated, whether in this state or in any other state of the union, to have and to hold unto themselves, absolute and in fee simple, share and share alike.

8.

I hereby appoint Fred L. Feick, executor, of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29th day of May, 1947.

Emma Lindeoerfer
Testatrix.

The foregoing instrument was, set by Emma Lindeoerfer, on the date hereof, signed, published and declared by her to be her last will and testament, in our presence, who at her request, and in her presence, and in the presence of each other, we believeth her to be a sound and disposing mind and memory, have hereunto subscribed our names as witnesses thereto:

Marlene Brandenburg

580 W. King St., Garrett, Ind.

R. E. Greenwalt

Garrett, Ind.

State of Indiana
DeKalb County, SS:

BE IT REMEMBERED, That on the 22nd day of June, 1948, R. E. Greenwalt personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 29th day of May, 1947, he saw the said Emma Lindeoerfer, since deceased, execute the annexed instrument in writing and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said R. E. Greenwalt and Marlene Brandenburg in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

R. E. Greenwalt

Subscribed and sworn to before me this 22nd day of June, 1948.

(Seal)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Emma Lindeoerfer has been duly admitted to Probate in said county, and proven by the testimony of R. E. Greenwalt one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book B at page 583 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 22nd day of June, 1948.

(Seal)

Murray A. Steele

Clerk DeKalb Circuit Court.

Last Will of Louise M. Link

I louise M. Link of DeKalb County State of Indiana, being of sound mind and disposing memory do make and publish this as my last will and testament, hereby revoking all former wills my me made.

Item : #1- It is my will that all my just and legal charges be paid out of my estate.
Item: # 2- I give and devise to my son Henry A. Link, six hundred dollars in cash and all of the farming tools and live stock, which I may have at my death.
Item #3- After the above devise has been complied with, then it is my will, and I do give and devise all the residue of my property real, personal and mixed property of which I may die ceased with to my three children, Henry A. Link, my son "Matilda S. Girard" and Ada E. Grogg, my daughters, they all to share and share alike, of my estate.
Item #4- I make and appoint my son Henry A. Link, my executor of this my last will and testament.

In testimony whereof I have hereunto set my hand and seal this 7th day of Feb. 1918.

Louise M. Link.

Signed sealed and acknowledged by the said Louise M. Link, as her last will and testament in our presence, and signed by us in her presence.

G.W.Crooks
Daniel F. Rohm
C.W.Haines, Witnesses;

State of Indiana
County of DeKalb. . . ss:

BE IT REMEMBERED, That on the 7th day of August 1933 George W. Crooks personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 7th day of February, 1918, he saw the said Louise M. Link, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said G.W.Crooks, Daniel F. Rohm and C.W. Haines in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

G.W.Crooks.

Subscribed and sworn to before me this 7th day of August, 1933.

(SEAL)

Carl Walter
Clerk DeKalb Circuit Court.

State of Indiana
County of DeKalb. . . ss:

I, Carl Walter Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Louise M. Link has been duly admitted to Probate in said county, and proven by the testimony of G.W.Crooks one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No 8 at page 247 of the record of Wills of said county.

IN ATTESTATION WHEREOF I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th day of August 1933.

(SEAL)

Carl Walter
Clerk DeKalb Circuit Court

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LAST WILL AND TESTAMENT OF OSCAR I. LITTLE.

I, Oscar I. Little, a resident of DeKalb County, State of Indiana, being of sound mind and disposing memory, do make, publish and declare this to be my last Will and testament, hereby revoking all former wills by me made.

Item NO. 1. I direct first that the expense of my last sickness, funeral expenses, the expense of administering my estate and all my just and legal debts be paid.

Item NO. 2. I give and bequeath to my beloved wife, Roselia A. Little, all my property, real estate, personal and mixed property owned by me at my death, she to have and hold the same during the period of her natural life and to use the rents and profits of my said estate as seemeth best to her for her comfort and happiness.

Item NO. 3. At the death of my beloved wife, Roselia A. Little, I give and will to my children and step children all the property willed to my said wife, in Item No. 2, of this will, they to share equal, share and share alike, viz: John O. Little, Neva O. Stoy, Grace V. McManus, Kenneth T. Little, Jessie M. Strecker, Elva B. Landers, Oscar I. Little, Ma E. Little, Lillian G. Little and Rosalie V. Little, and my step children, Willis D. Poutz, and Cottie G. George, and all of the above named children to share equally in my estate.

Item NO. 4. I no minate and appoint my beloved wife, Roselia A. Little, executrix of this my last will and testament.

Witness my hand and seal this 19th day of February, 1927.

Oscar Little.

The foregoing instrument, signed, sealed and acknowledged by Oscar I. Little, as for his last will and testament, in our presence, who, at his request, in his presence, and in the presence of each other, have subscribed our names as witnesses thereto, this 19th day of February, 1927.

C. W. Jeffery
Thos. P. French, Witnesses.

State of Indiana

DeKalb County,

BE IT REMEMBERED, that on the 26th day of May, 1938, Thos. P. French, personally appeared, before Carl Walter, Clerk of the DeKalb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 19th day of February, 1927, he saw the said Oscar I. Little, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said Thos. P. French, and C. W. Jeffery, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Thos. P. French.

Subscribed and sworn to before me this the 26th day of May, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, 1938:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Oscar I. Little, has been duly admitted to Probate in said county, and proven by the testimony of Thos. P. French, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 505 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 26th day of May, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

Ida Llewellyn

I, Ida Llewellyn, a resident of Waterloo, Waterloo County, State of Indiana, being of full age and more than twenty-one years of age, and of sound and disposing mind and memory and realizing the uncertainties of this earthly existence, do hereby make, declare and publish this to be my last will and testament, hereby expressly revoking any and all former wills by me made.

Item I. I hereby direct that all my just debts and funeral expenses be first paid out of my estate.

Item II. I hereby will and direct that my Executor purchase a marker or head-stone and cause the same to be placed on the grave of my daughter Bertha F. Bistrich and ~~with~~ suitably inscribed with name, date of birth and date of death thereon, and to cost not to exceed fifty doll rs.

Item III. I hereby give and will to my sister Cora D. Johnson all of my personal clothing to be hers absolutely.

iter. IV. I hereby give and will unto my grandchildren William F. Dietrich, Clarence H. Dietrich and Carl F. Dietrich, each one two dollar and fifty cent gold piece which I now have, and that all the balance and residue of my estate, real personal and mixed and wheresoever situate I give and devise unto the three above named grandchildren share and share alike in equal shares to be theirs absolutely and in fee simple upon their attaining their majority. That in the event they or either of them shall not have attained their majority at the time of my death, then I desire that the proper court appoint my brother and sister Charles H. Fidz and Cora D. Johnson, respectively to be guardians of said above named grandchildren until they and all of them shall attain their majority. That in the event of the death of either of the above named grandchildren, then such grandchild's share under this will shall go to and be the absolute property of the surviving grandchild, unless such deceased grandchild shall leave surviving him issue of his blood.

Item V. I hereby nominate and appoint my brother and sister Charles H. Ridge and Cons. D. Johnson respectively to be co-executors of this my last will and testament.

and Cora D. Johnson respectively to be co-executors of this my last will and testament.
IN WITNESS WHEREOF, I the above named testatrix have hereunto set my hand and seal
this 12th day of July, 1936.

Ide Llewellyn.

In witness whereof we the undersigned, have set our names as subscribing witness to the above and foregoing instrument by Ida Llewellyn, testatrix, therein, declared to be her last will and testament, in her presence, at her request, and in the presence of each other, this 12th day of July, 1935.

W. E. FISKE

Dessie M. Adler
Subscribing witnessess.

State of Indiana
DeKalb County

BE IT REMEMBERED, That on the 9th day of March, 1944 Earl Fick personally appeared before me, Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 12th day of July, 1936, he saw the said Ida Llewellyn, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent attested and subscribed by the said Earl Fick and Jessie M. Adler in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Carl Fick

Subscribed and sworn to before me this 9th day of March, 1941.

(Clerks Seal)

Murray A. Steele
Clerk DeKalb Circuit Court.

STATE OF IOWA - BEXAR COUNTY, TEXAS

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Ida Llewellyn has been duly admitted to Probate in said county, and proven by the testimony of Earl Fick one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 304 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 9th day of March, 1914.

(Seal of Court)

Murray A. Steele
Clerk DeKalb Circuit Court

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Will of Harold H. Lobmiller

I give and devise all my property of every kind to my wife Vera Lobmiller
Feb. 11, 1924.

Subscribed by Harold H. Lobmiller and declared by him to be his last will
in our presence, and signed by us in his presence and the presence of each other
the day and year above written.

Ashton Staman witness
R. Franklin Mayfield witness

State of Indiana, DeKalb County.

BE IT REMEMBERED, That, on the 8th day of Dec. 1932 Ashton Staman personally
appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn
by the Clerk of said Court, testified as follows: That on the 11th day of February
1924, he saw the said Harold H. Lobmiller, since deceased, execute the annexed
instrument in writing as and for his last will and testament; that said instrument
in writing as and for his last will and testament; that said instrument was, at the
same time at the request of said testator, and with his consent, attested and sub-
scribed by the said Ashton Staman and R. Franklin Mayfield in the presence of said
testator, and of each other, as subscribing witnesses thereto; that the said testator,
was, at that time, twenty-one years of age, of sound mind, and not under any coer-
cion or restraint, as the said deponent verily believes; and further deponent saith
not.

Ashton Staman

Subscribed and sworn to before me this 8th day of December, 1932

(S.E.M.L.)

Glenn Potter

Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County.

I, Glenn Potter Clerk of the DeKalb Circuit Court, of said state do hereby certify
that the annexed Will and Testament of Harold H. Lobmiller has been duly admitted
to Probate in said county, and proven by the testimony of Ashton Staman one of the
subscribing witnesses thereto, and that a complete record of said Will and the proof
thereof, has been recorded in Book No. 6 at page 196 of the record of Wills of said
county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of
said Court, at Auburn, Indiana, in said Court, this 8th day of December 1932.

Glenn Potter

Clerk DeKalb Circuit Court.

(S.E.M.L.)

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Catherine Lockwood

WILL.

I, Catherine Lockwood, now living in Smithfield Township, DeKalb Co., Ind. do hereby make and publishe this my last will and testament, revoking all former wills by me made.

Item 1. It is my will that all of my just debts, expenses of last sickness and funeral be paid as soon after my death as is practicable.

Item 2. I hereby give, devise and bequeath to my son, Chester Lockwood, and to my daughter, Lovina Gump the four fifths ($4/5$) part of all of my property, both real and personal of which I may die seized, to be theirs absolutely and in fee simple, share and share alike. And to my daughter, Myrtle Hull, I give the one fifth ($1/5$) part thereof to be hers absolutely and in fee simple, all subject, however, to their paying to my son Roy Lockwood, within one year after my death the sum of One Hundred (\$100) Dollars, and also subject to their paying to my husband, Morton Lockwood, so long as he shall live, or, until he shall remarry, the sum of Forty (\$40) Dollars per month, the first payment to be made on the first day of the calendar month after my death, and on the first day of each and every month thereafter. The said sum of One Hundred (\$100.) Dollars to be paid to my son Roy, and the monthly payments to be paid to my said husband shall be paid by my said children, Chester, Lovina and Myrtle in the same proportion as their interest in my estate is hereby bequeathed to them. And the said bequests hereby made to my said son Roy, and to my husband, Morton Lockwood are hereby made liens upon all of my real estate of which I may die seized.

Item 3. I hereby nominate and appoint my said son, Chester Lockwood and my said daughter Lovina Gump joint executors of this will.

Witness my hand and seal this 21th day of July, 1926.

Catherine Lockwood

Subscribed by the said Catherine Lockwood, in our presence, and by her declared to be her last will, and attested by us as such, in her presence and in the presence of each other, this 24th day of July, 1926.

G.M.Brown
Mother Fauret. . .Witnesses.

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Flora S. Lollar

I, FLORA S. LOLLAR, of Starbuck, Washington, being of sound and disposing mind and having attained the age of majority, do make, publish and declare this to be my Last Will and Testament, hereby revoking all wills by me made at any time heretofore:

FIRST: I direct that my just debts, funeral expenses and expenses of administration be first paid out of my estate.

SECOND: To my beloved husband, ELMER E. LOLLAR, I will, devise and bequeath all real estate, if any, which I may own at the time of my death.

THIRD: All the rest, residue and remainder of my estate, of whatsoever kind or character and wherever situated, I will devise and bequeath in equal shares, an undivided interest in it, to the following: ELMER E. LOLLAR, my husband; MARY E. MURP Y, HELEN M. LOLLAR and BATHARINE E. BULLIN, my daughters.

FOURTH: I hereby appoint my daughter, Helen M. Lollar, executrix of this my last Will and Testament, hereby exonerating her from giving bonds for the faithful discharge of her duties as such. It is my will and desire that my estate shall be settled in the manner herein provided, that neither letters testamentary nor of administration shall be required, and that said estate shall be managed and settled without the intervention of the Court.

FIFTH: I hereby authorize my said executrix to mortgage or to sell and convey any and all of the real or personal property of my estate for cash or in exchange for other property on such terms as she may deem fit and for any reason whatsoever, without the consent of any of my heirs or devisees and without any order of the Court for the purpose, whether such sale be necessary for the purposes of administering said estate or otherwise, with full power to invest and reinvest the proceeds of any such sale or sales, all without the intervention of the Court.

IN WITNESS WHEREOF, I hereunto set my hand this 12th day of July, A.D. 1927.

Flora S. Lollar

Testatrix

Witnesses:

Clyde H. Belknap
V.T. Tustin

On this 12th day of July A.D. 1927, the foregoing instrument was in our presence signed and executed by Flora S. Lollar, and by her declared to us to be her last Will and Testament, and at her request and in her presence, and in the presence of each other, we have subscribed our names as witnesses thereto.

Clyde H. Belknap V.T. Tustin

STATE OF INDIANA }
COUNTY OF DECATUR } ss

IN THE INDIANA CIRCUIT COURT

STATEMENT TYPE 1044 Cause No. 5050

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FLORA S. LOLLAR DATED:

Albert G. Stanley being duly sworn on his oath to testify to the truth, the whole truth and nothing but the truth, testifies as follows:-

Examination by Oak Hesselman.

Q. You may state your name to the Court.
A. Albert G. Stanley.
Q. Where do you live?
A. Waterloo.
Q. Did you know Flora S. Lollar?
A. I did.
Q. Is she now deceased?
A. She is.
Q. How long have you known her?
A. I have known her for a number of years; I have known of her since I was a small child but she lived away from Waterloo for some time.
Q. Are you acquainted with her handwriting?
A. I have seen it.
Q. Could you identify her signature?
A. I can.
Q. I hand you Exhibit A., purporting to be the last Will and Testament of Flora S. Lollar deceased and ask you if the signature of Flora S. Lollar is attached to that instrument.
A. It is.
Q. Do you know the witnesses to said instrument, Clyde H. Belknap and V.T. Tustin?
A. I do not.
Q. Do you know whether they are residents of the state of Indiana?
A. I don't know.
Q. Does the instrument itself designate their residence as being outside the state of Indiana?
A. It does.

Albert G. Stanley

Subscribed and sworn to before me this 3rd day of October, 1944.

Murray A. Steele
Clerk, DeKalb Circuit Court of
Indiana.

STATE OF INDIANA)
) 86
COUNTY OF DEKALB)

IN THE DEKALB CIRCUIT COURT

SEPTEMBER TERM Cause No. 5050

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FLORA S. LOLLAR DATED;

George W. Speer being duly sworn on his oath to testify to the truth, the whole truth and nothing but the truth, testifies as follows:

Examination by Oak Russelman.

Q. You may state your name to the Court.
A. George W. Speer.
Q. Where do you live?
A. Waterloo, Indiana.
Q. Were you acquainted with Flora S. Lollar?
A. I was.
Q. Was she some relation to you?
A. She was a full aunt, the only sister of my father.
Q. Do you know whether she was residing in the city of Spokane in the state of Washington of July 12, 1927?
A. She was.
Q. Are you acquainted with the handwriting of Flora S. Lollar?
A. I am.
Q. Is Flora S. Lollar now deceased?
A. She is.
Q. Do you know when she died?
A. I believe on May 17th of this year.
Q. Now I hand you Exhibit A. and ask you what it purports to be.
A. This purports to be the last Will and Testament of Flora S. Lollar.
Q. Is her signature appended to that instrument?
A. It is.
Q. Is that her signature?
A. That's her signature.
Q. Do you know the witnesses, Clyde H. Beiknay and V.T. Tustin?
A. No, I do not know them.
Q. Do you know whether they are residents of the State of Indiana?
A. I don't think they are.

Mr. Russelman, That is all.

George W. Speer

Subscribed and sworn to before me this 3rd day of October, 1944.

Murray A. Steele
Clerk, DeKalb Circuit Court of
Indiana.

STATE OF INDIANA, DEKALB COUNTY, 86:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said state do hereby certify that the annexed Will and Testament of Flora S. Lollar has been duly admitted to Probate in said county, and proven by the testimony of George W. Speer and Albert Stanley and that a complete record of said Will and the roof thereof, has been recorded in Book No. 9 at pages 354-355 of the records of Wills of said County.

IN ACTUATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 3rd day of October, 1944.

Murray A. Steele

Clerk DeKalb Circuit Court.

ELVA SECHLER LONE.

I, Elva Sechler Lone, being of the age of seventy six years, and being of sound mind and disposing memory do hereby make declare and publish the following as and for my Last Will and Testament, hereby revoking any and all former wills and codicils thereto by me at any time made, in words and figures as follows, to-wit:

Item 1: It is my will that all of my just debts including the expense of my last sickness and funeral shall be paid out of the first proceeds of my estate.

Item 2: I give and bequeath to my two sons Aros Laub and Eure S. Laub the sum of Five Hundred (\$500.00) Dollars each, to be held by my said sons absolutely and forever.

Item 3: To my grandson Walter Rank, I give and devise the sum of One Hundred Dollars (\$100.00) and to my granddaughter Elva Stark and Mabel Baker I give, and devise to each the sum of One Hundred Dollars (\$100.00) to be held by each of them absolutely and forever.

Item 4: To my daughter Blanche Osman, I give devise and bequeath Lot numbered Forty One (41) in Penforth's Addition to that town, now city of Butler in DeKalb County, Indiana, including all articles of personal property contained therein, to be held and owned by my said daughter Blanche Osman in fee simple, absolutely and forever.

Item 5: I hereby nominate and appoint my daughter Blanche Osman to be the Executrix of this my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this the twenty-first day of January, 1938.

Elva Sechler Lone.

Signed by the said testatrix, Elva Sechler Lone, as her last will in the presence of us, who, at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses on this the twenty-first day of January, 1938.

O. S. Fisher
Charles W. Campbell

State of Indiana,
County of DeKalb, ss.

BE IT REMEMBERED, That on the 14th day of November, 1938, Charles W. Campbell personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 21st day of January, 1938, he saw the said Elva Sechler Lone, now deceased, execute the aforesaid instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Charles W. Campbell and O. T. Fisher in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age of sound mind and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Charles W. Campbell.

Subscribed and sworn to before me this the 14th day of November, 1938.

Carl Walter, Clerk DeKalb Circuit Court

State of Indiana, DeKalb County, ss.

I, Carl Walter, Clerk of the DeKalb Circuit of said State do hereby certify that the annexed Will and Testament of Elva Sechler Lone, has been duly admitted to Probate in said county, and proven by the testimony of Charles W. Campbell, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof has been recorded in Book No. 8 at page 530 of the record of Wills of said county.

IN WITNESS WHEREOF I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court,

Henry W. Lone

I, Henry W. Lone, a resident of the City of Auburn, DeKalb County, State of Indiana, being aware of the uncertainty of life and wishing to make testamentary disposition of my property, do now make, publish and declare this instrument to be my last will and testament, hereby revoking any and all former wills by me heretofore made, if any.

Item 1: I direct that all my just debts be fully paid.

Item 2: Subject only to the foregoing, I give, devise and bequeath all my property, of every kind and nature, real, personal and mixed and wheresoever situate, unto my beloved daughter Lily Riley and my Grand-son Alva Lone, both of Fowler, Indiana, in equal shares.

Item 3: I HEREBY DIRECT that Undertaker John R. Clark of Auburn be called to take care of my remains upon my death, and that I be buried on the lot upon which my wife is buried in the cemetery at Pine Village, near Fowler, Indiana.

I do hereby nominate and appoint John R. Clark, of Auburn, Indiana, to be the executor of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, at Auburn, Indiana, this twenty-first day of August, in the year of our Lord, One Thousand Nine Hundred Thirty-four.

Henry W. Lone (SEAL)

Before us, the undersigned, this 21st day of August, 1934, personally appeared the above subscribed Henry W. Lone and executed said instrument as and for his last will and testament in our presence and in the presence of each other; and we have, at his request, in his presence and in the presence of each other subscribed our names as witnesses to the same. Witness our hands.

CLARENCE E. MCCLINTOCK

JOHN N. MONROE.

State of Indiana
County of DeKalb. . .ss

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Henry W. Lone has been duly admitted to Probate in said county, and proven by the testimony of John N. Monroe one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at page 395 of the record of wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana in said Court this 27th day of January, 1936.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana
County of DeKalb. . .ss

BE IT RECORDED, That on the 27th day of January, 1936, John N. Monroe, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 21st day of August, 1934, he saw the said Henry W. Lone, since deceased, execute the annexed instrument in writing as and for his last will and testament and that said instrument was at the same time at the request of said testator, and with his consent, attested and subscribed by the said John N. Monroe and Clarence E. McClintock in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

John N. Monroe.

Subscribed and sworn to before me this the 27th day of January, 1936.

Carl Walter, Clerk DeKalb Circuit Court.

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WILL OF FRANK EDWARD LONG

I, Frank Edward Long, of the city of Garrett, in the County of DeKalb, State of Indiana, of the age of seventy two (72) years, being of sound and disposing mind and memory, do make, publish and declare this my last Will and Testament in the manner following, that is to say:

First: I direct my executor hereinafter named to pay out of my estate as soon as possible after my decease all of my just debts together with the expenses of my last sickness and my funeral and testamentary expenses.

Second: I give and bequeath unto my daughters, Pearl Grace Carmer, Harriet B. Reese and Ruth M. Spruor the sum of Fifty Dollars (\$50.00) each.

Third: I give, devise and bequeath unto my four children, Pearl Grace Carmer, Cecil Floyd Long, Harriett B. Reese and Ruth M. Spruor all of the rest and residue of my estate real, personal and mixed of every kind and description or wheresoever situated, whether in this State or any other State of the Union, to have and to hold unto themselves, their heirs, executors and assigns, share and share alike, absolute in fee simple and forever.

Fourth: I hereby appoint Harriett B. Reese, the sole Executor of this Will and Testament, hereby revoking all former Wills by me at any time made.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29 day of November 1937.

Frank Edward Long

Witnesses:

H. M. Brown, Garrett, Ind
Arthur W. Gallatin, Garrett, Ind

State of Indiana
DeKalb County . . . SS:

BE IT REMEMBERED, That on the 18th day of July 1941 Arthur W. Gallatin personally appears before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 29th day of November 1937 he saw the said Frank Edward Long, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said H. M. Brown and Arthur W. Gallatin in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Arthur W. Gallatin

Subscribed and sworn to before me this 18th day of July 1941.
Murray A. Steele, Clerk

(Clerk's Seal)

DeKalb Circuit Court.

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of Frank Edward Long has been duly admitted to Probate in said county, and proven by the testimony of Arthur W. Gallatin one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 134, of the record of Wills of said County.

In Attestation whereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 18th day of July 1941.

Murray A. Steele,
Clerk DeKalb Circuit Court

(Clerk's Seal)

1196



Pearl Long.

I, Pearl Long, of Auburn, DeKalb County, Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last will and Testament, hereby expressly revoking any and all wills heretofore made by me.

Item 1. I direct that all my debts and funeral expenses, including a burial place and a proper marker be first paid out of my estate.

Item 2. I give and bequeath all my keepsakes to my niece Elaine Douglass to be hers absolutely.

Item 3. I give and bequeath unto Effie A. Geisinger and Helen Geisinger all presents given to me ~~by~~ affixed by them, before my death.

Item 4. All the rest and residue of my property of every kind and character, I give and bequeath unto Effie A. Geisinger to be hers absolutely. Provided, that if the said Effie A. Geisinger should die before my death, then the property bequeathed to her shall go to Helen Geisinger to be hers absolutely.

Item 5. I hereby nominate and appoint Edgar W. Atkinson Executor of this Will.

In Witness Whereof, I hereunto subscribe my name this the 3rd day of August, 1935.

Pearl Long.

Subscribed by the said Pearl Long in our presence, and by her declared to be her last will, and attested by us as such in her presence, at her request, and in the presence of each other, this 3rd day of August, 1935.

Lois Sellers
Phyllis M. Deetz.

State of Indiana
County of DeKalb, ss:

BE IT REMEMBERED, That on the 20th day of May, 1935, Lois Sellers Smith, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 3rd day of August 1935, he saw the said Pearl Long, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time, at the request of said testatrix, and with her consent attested and subscribed by the said Lois Sellers Smith, and Phyllis M. Deetz, in the presence of said testatrix, and of each other, as subscribers thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Lois Sellers Smith.

Subscribed and sworn to before me this the 20th day of May, 1935.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County, ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Pearl Long, has been duly admitted to Probate in said county and proven by the ~~handwriting~~ testimony of Lois Sellers Smith, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 503 of the record of wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this the 20th day of May, 1935.

Carl Walter, Clerk DeKalb Circuit Court.

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LAST WILL AND TESTAMENT OF NELLIE A. LONGBRAKE

I, Nellie A. Longbrake, being of sound mind and memory do hereby make, publish and declare this to be my last will and testament revoking all others by me heretofore made:

FIRST: I will and direct, that my executor, hereinafter named, shall pay all my just and lawful debts.

SECOND: I give, devise and bequeath my One Hundred Piece set of china dishes, initialed with the letter "L" to my sons Delmar Longbrake of Kendallville, Indiana, and Orddhh Longbrake of Pontiac, Michigan, to be divided equally between said sons.

THIRD: I give, devise and bequeath my Quilt, being the "Double Wedding Ring" Pattern to my son Oreddh Longbrake of Pontiac, Michigan.

FOURTH: I give, devise and bequeath to my grandson, Orrin Longbrake, the watch of my deceased husband, Orrin Longbrake.

FIFTH: I give, devise and bequeath to my grandson, Orval Dean Longbrake, the sum of Twenty Five (\$25.00) Dollars.

SIXTH: My life insurance Policy in the B. of L. E. & E. for \$400.00, has been made payable to my daughter, Ruth Doyler, as beneficiary, in payment to her for services and expenses in keeping me and taking care of me.

SEVENTH: I give, devise and bequeath to Jay Longbrake, my son, the sum of One Hundred (\$150.00) and Fifty Dollars. He has received from my deceased husband and myself during our lives, more than his share in our estate, by advances to him, and that is why he does not receive an equal share in this will.

EIGHTH: I give, devise and bequeath the rest and residue of my estate, both real and personal to my children: Delmar Longbrake, Oreddh Longbrake, Ruth Bohler, Oscar Longbrake and Virginia Kaiser.

NINETH: I nominate and appoint The Garrett State Bank, Garrett, Indiana, as Executor of this will.

Witness my hand and seal this 24th day of February, 1941.

Nellie A. Longbrake.

The foregoing instrument being the last Will and Testament of Nellie A. Longbrake consisting of nine numbered paragraphs and written upon two pages, was signed and executed by the above named Nellie A. Longbrake, in our presence, and in her presence and at her request and in the presence of each other we have hereunto signed as witnesses this said 24th day of February, 1941.

George E. Mountz
D. M. Reynolds.

State of Indiana,
DeKalb County . . . SS:

BE IT REMEMBERED That on the 11 day of Sept. 1941 George E. Mountz personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 24th day of February 1941, he saw the said Nellie A. Longbrake, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said George E. Mountz and D. M. Reynolds in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes and further deponent saith not.

George E. Mountz.

Subscribed and sworn to before me this 11th day of September 1941.

Murray A. Steele, Clerk DeKalb Circuit Court

(Clerk's Seal)

State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Nellie A. Longbrake has been duly admitted to Probate in said county, and proven by the testimony of George E. Mountz, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 120 of the record of Wills of said county.

In ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court this 11th day of September 1941.

Murray A. Steele, Clerk DeKalb Circuit Court.

(Seal)

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Garrett, Ind. Feb. 25-38.

To Whom it May Concern,

This is my Last Will; Being of Sound Mine the follow is my will to my Wife Nettie A. Longbrake. I will all of my personal and Real State Property to Her. Signed Orrin W. Longbrake
Archie Kaiser
H.G. Bohler

State of Indiana, DeKalb County. . . . ss:

BY IT BECOMES known, That on the 30 day of Oct. 1939, H.G. Bohler, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 25th day of Feb. 1938, he saw the said Orrin W. Longbrake, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Archie Kaiser and H.G. Bohler in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

H.G. Bohler

Subscribed and sworn to before me this 30th day of Oct. 1939.

Carl Walter

Clerk DeKalb Circuit Court.

(SEAL)

State of Indiana, DeKalb County. . . . ss:

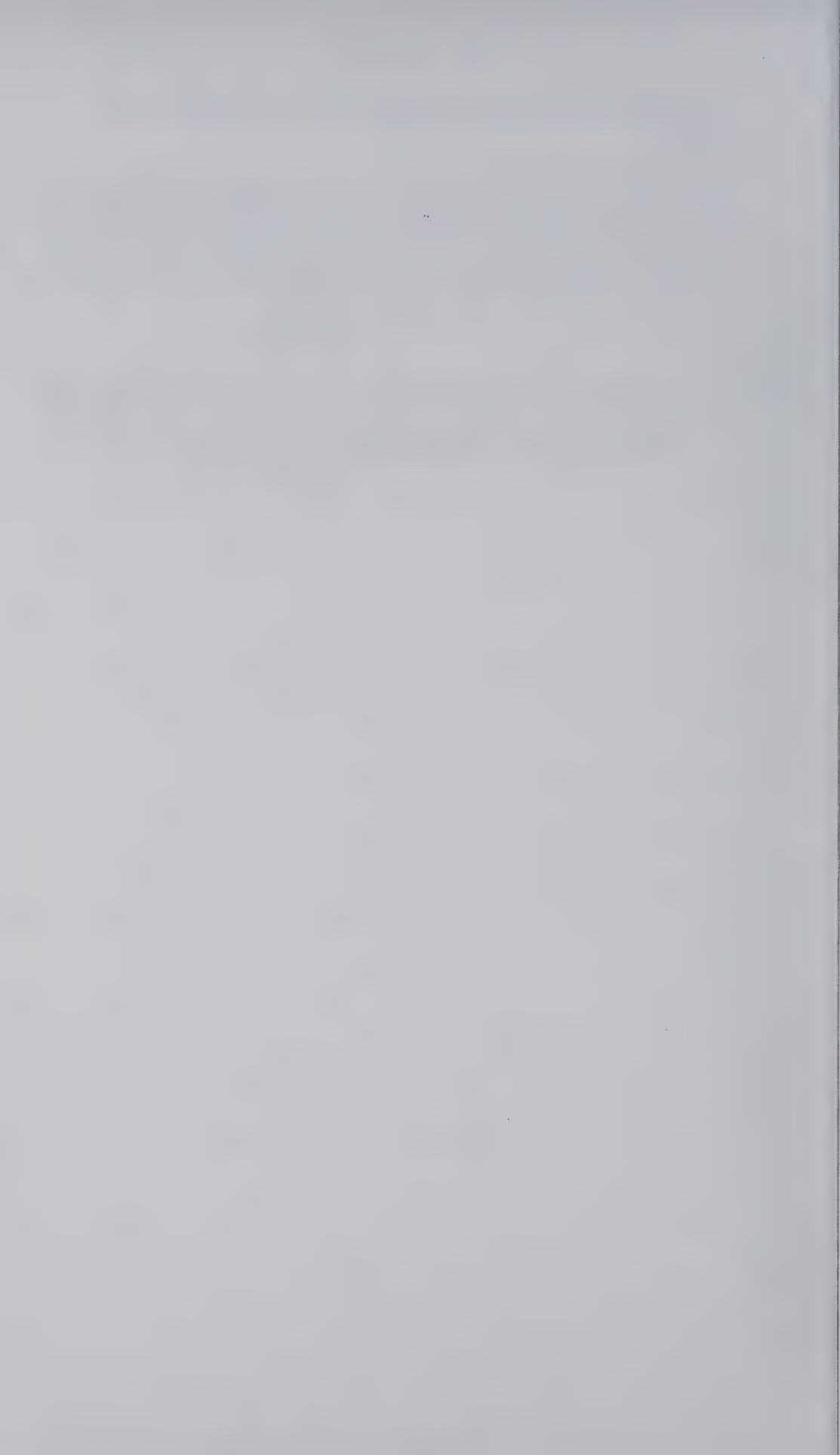
I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Orrin W. Longbrake has been duly admitted to probate in said County, and proven by the testimony of H.G. Bohler one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 54 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I herunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 30 day of Oct. 1939.

Carl Walter

Clerk DeKalb Circuit Court.

(SEAL)



OLAN MILTON LOOMIS

I, Olan Milton Loomis of Newville Township, DeKalb County, Indiana, hereby make, constitute and declare the following to be my last will and testament:

I.
I desire all my just debts and costs of administration to first paid.

II.
I Give, bequeath and devise to Minnie Berniece Hatch of Newville all of my property, both real and personal, to be hers in fee simple.

III.
If said Minnie Berniece Hatch should not survive me then in that event I give, bequeath and devise all of said property in fee simple to Ray Basler.

IV.
I nominate Minnie Berniece Hatch executrix of this will, and in the event of her death or being unable to act for any reason, I nominate Ray Basler of Newville as executor.

Dated December 5, 1945

Olan Milton Loomis

Signed by Olan Milton Loomis and declared by him to be his last will and testament in our presence, and signed by us as witnesses at his request and in his presence and in the presence of each other, all on the day and year above written.

Thomas M. Link

Dan M. Link

State of Indiana
DeKalb County.ss:

BE IT REMEMBERED, That on the 15th day of April, 1948, Dan M. Link personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 5th day of December, 1945, he saw the said Olan Milton Loomis, since deceased, execute the annexed instrument in writing as 2 and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Dan M. Link and Thomas M. Link in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Dan M. Link

Subscribed and sworn to before me this 15th day of April, 1948.

(SEAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, S.S.:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Olan Milton Loomis has been duly admitted to Probate in said County, and proven by the testimony of Dan M. Link one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 573 of the record of Wills of said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 15th day of April, 1948.

(SEAL)

Murray A. Steele

Clerk DeKalb Circuit Court.

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Last Will and Testament of Della C. Lortz.

I, Della C. Lortz, of the town of Butler, in the county of DeKalb, and the state of Indiana, being of sound mind and memory and understanding, do make my last will and testament in manner and form following:-

First. The County Department of Public Welfare of DeKalb County, State of Indiana, is to take out of my real estate the total amount of all money which they have paid to me each month, beginning October 6, 1936, and ending with the last monthly payment which they shall have made to me, preceding my death, together with whatever money said Public Welfare Department allows for my burial and funeral expenses. Should there remain any residue from said real estate, the sum of one hundred dollars is to be paid to Henry Johnson and Son, of Butler, Indiana for funeral and burial expenses, in addition to the amount allowed for such purposes by the County Department of Public Welfare, provided that there shall be a sufficient residue left from said real estate, after paying all doctor bills and all other bills incurred for help and care in my last sickness and death.

Second. I direct that all my household goods and all the other personal property is to be sold and all bills paid. If any money remains after the payment of all bills, I direct that a cheap marker shall be bought and placed at my grave.

Third. Should there be any money left after all expenses and all bills have been paid from the above sale of personal property and any residue from my real estate left, then after all settlement of my estate has been made, I direct that the total of all money so remaining shall be divided in equal shares among the following:- to my sister Sarah Dotts, of Hicksville, Ohio; to my niece May Royer of Edgerton, Ohio; and to my niece Cora Muir, of Cicero, Illinois.

I appoint Ralph Lucy of Butler, Indiana, to be the sole administrator and executor of this my last will and testament.

I request that my heirs shall observe the last funeral and my burial rites with all due respect.

In testimony whereof, I hereunto set my hand and seal, and publish and decree this to be my last will and testament, in the presence of the witnesses named below, this twenty seventh day of August in the year of our Lord one thousand nine hundred and thirty seven.

Della C. Lortz. (Seal)

Witnesses:

Ruth K. Robuck.
Letitia Baughman.

The State of Indiana, DeKalb County, SS:

Do it remembred, that on the 22nd day of July 1942, Letitia Baughman, one of the subscribing witnesses to the within and foregoing last will and testament of Della C. Lortz, late of said county, deceased, personally appeared before Wm. P. Endicott, Judge of the Circuit Court, of DeKalb County in the State of Indiana, and being duly sworn by the Clerk of said court, upon her oath, declared and testified, as follows, that is to say, That on the 27th day of August 1937, she saw the said Della C. Lortz sign her name to the said instrument in writing as for her last will and testament, and that this deponent at the said time, heard the said Della C. Lortz, declare the ~~xxxx~~ said instrument in writing to be her last will and testament, and that the said instrument in writing was, at the same time, at the request of the said Della C. Lortz, and with her consent attested and subscribed by the said Letitia Baughman and Ruth K. Robuck in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Della C. Lortz was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Letitia Baughman.

Sworn to and subscribed by the said Letitia Baughman before me, Murray A. Steele, Clerk of said court, at Auburn, Indiana, the 22nd day of July 1942.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court.

Murray A. Steele.

The State of Indiana, DeKalb County, SS:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed will and testament of Della C. Lortz, has been duly admitted to probate, and duly proved by the testimony of Letitia Baughman, one of the subscribing witnesses thereto, that a complete record of said will, and of the testimony of the said Letitia Baughman, in proof thereof, has been by me duly made and recorded in book 9 page 182 of the record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana, this 22nd day of July 1942.

(Court Seal)

Murray A. Steele,
Clerk Circuit Court DeKalb County.



LAST WILL AND TESTAMENT OF ANNA LOTH.

I, Anna Loth, a resident of the City of Garrett in the County of DeKalb and State of Indiana, being of sound and disposing mind and memory, and under no disability, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made or purporting to have been made.

Item 1: I hereby direct that my executrix hereinafter named shall first pay all of my just debts and the expenses of my last illness out of my estate.

Item 2: I hereby give, devise and bequeath all of the rest and residue of my estate to my son, Robert Loth, and my daughter, Esther Bapst, in equal shares and it is my will that my executrix hereinafter named shall exercise her best judgment and discretion in the payment of the share of my estate hereby given to my said son, Robert Loth, and that she may pay his share to him in toto or in installments, or may expend the money for his benefit as she may deem advisable and most beneficial to my son.

Item 3: I hereby nominate my said daughter, Esther Bapst, as the executrix of this my will.

WITNESS: my hand and seal this the 3rd day of April, 1937, at Garrett, Indiana.

Anna Loth (SEAL).

The foregoing instrument signed and acknowledged by Anna Loth as and for her last will and testament in my presence, who at her request and in her presence, and in the presence of each other, have hereunto set our hands as witnesses this 3rd day of April, 1937 at Garrett, Indiana.

Mary Jowak (SEAL).

J. D. Brinkerhoff (SEAL).

State of Indiana, DeKalb County. . .ss:

BE IT REMEMBERED, That on the 8th day of August, 1938, J. D. Brinkerhoff, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the state of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 3rd day of April, 1937, he saw the said Anna Loth, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said J. D. Brinkerhoff, and Mary Jowak, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saithnot.

J. D. Brinkerhoff

Subscribed and sworn to before me this the 8th day of August, 1938.

Carl Walter, Clerk DeKalb Circuit Court

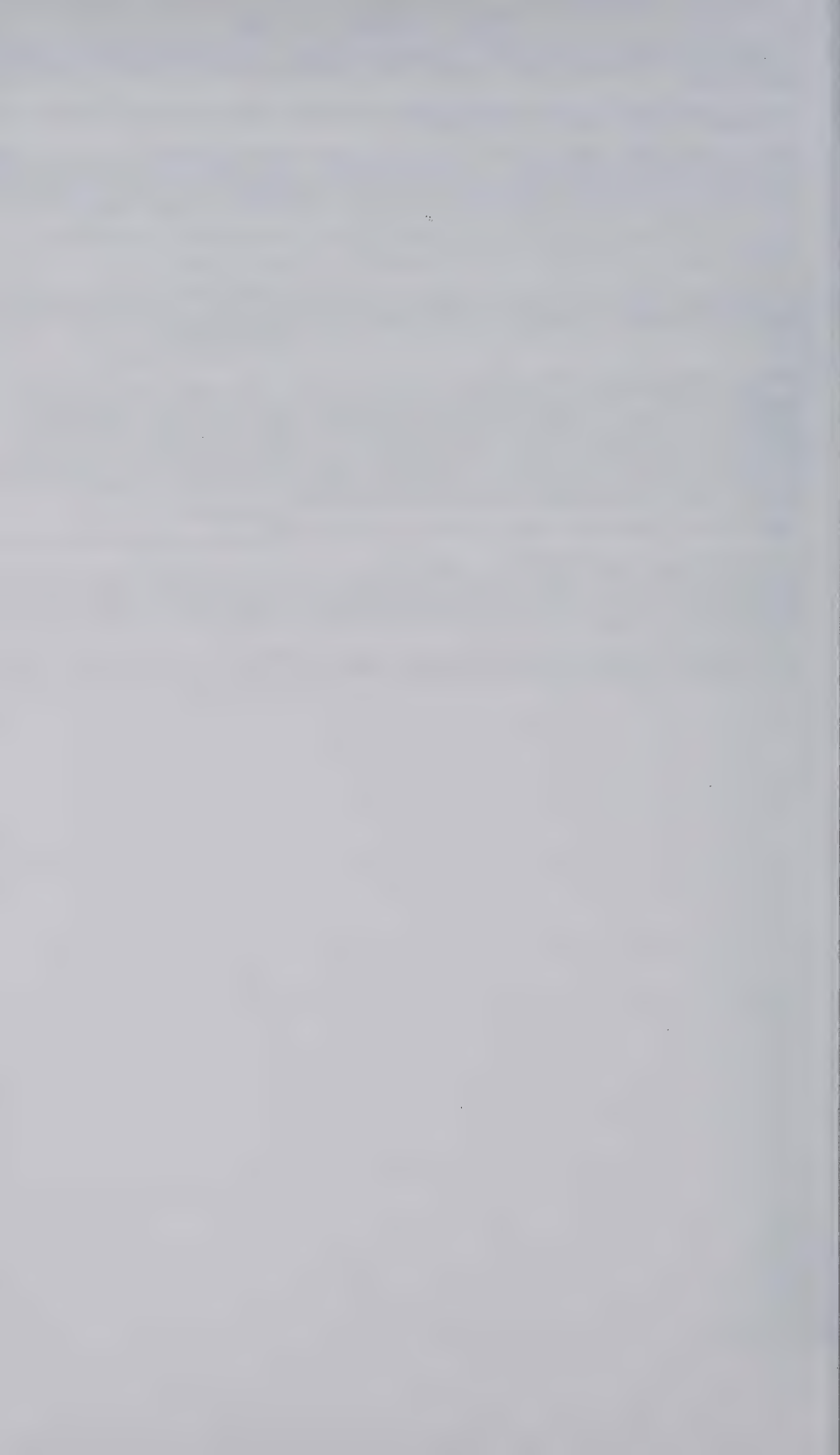
State of Indiana, County of DeKalb . . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Anna Loth, has been duly admitted to Probate in said county, and proven by the testimony of J. D. Brinkerhoff, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 514 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court this 8th day of August, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

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TESTAMENT.

I, Margaret Ellen Loveland of Garrett, DeKalb County, Indiana, do hereby make and publish my last Will and Testament.

My just debts and funeral expenses shall be paid out of my estate as soon as shall be found convenient.

All of my property, Real and Personal, of which I die possessed I give to my son Russ A. Loveland, subject only to the following conditions; He shall live to my step-daughter Leona Atherpoon the sum of twenty five (25) dollars within three months of probation of this will.

He shall give to my grandson Cleveland Loveland the sum of five hundred (500) dollars when said Cleveland Loveland attains the age of twenty-one years, Provided; said Cleveland Loveland is at age twenty one married, or engaged in learning a trade or, attending an institution of learning, otherwise said five hundred (500) dollars shall be payable upon said Cleveland Loveland attaining age of twenty five years.

He shall give to my said grandson Cleveland Loveland the further sum of one thousand (1000) dollars upon said Cleveland Loveland attaining the age of twenty five years.

I hereby appoint my son Russ A. Loveland, sole executor of this will and request that he shall not be required to give bond in qualifying as my executor.

In testimony whereof, I have hereunto set my hand this Jan. 8, 1925 day of January, one thousand, nine hundred and twenty five.

Margaret Loveland

Signed, published and declared by the above named Margaret Ellen Loveland, as her last will and testament in our presence, who in her presence and in the presence of each other and at her request have hereunto subscribed our names as witnesses.

Clinton C. Smith
James L. Cripe
Cora B. Cripe

January 8th, 1925.

State of Indiana,
DeKalb County. . . . ss:

BE IT REMEMBERED, That on the 8th day of April, 1930, Clinton C. Smith personally appeared before Glenn Potter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 8th day of January, 1925, he saw the said Margaret Loveland, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Clinton C. Smith, and Jas. L. Cripe, and Cora B. Cripe in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponens saith not.

Clinton C. Smith

(initials)

Subscribed and sworn to before me this 8th day of April, 1930.

Glenn Potter
Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County. . . . ss:

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Margaret Loveland, has been duly admitted to Probate in said County, and proven by the testimony of Clinton C. Smith one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been duly recorded in Book No. 8 at page 32 of the records of wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said court, at Auburn, Indiana, in said court, this 8th day of April, 1930.

Glenn Potter
(SEAL) Clerk DeKalb Circuit Court.



Last Will and Testament of Margaret Jane Loveland.

I, Margaret Jane Loveland, of Stafford Township, DeKalb County, Indiana, being of the age of 79 years and being of sound mind and disposing memory, do hereby declare the following to be my last will and testament, hereby revoking all former wills and all codicils thereto at any time made, in words and figures as follows, to-wit:

Item 1st: I direct that all of my just debts, together with my funeral expenses, shall be paid out of the first proceeds of my estate.

Item 2nd: I give and bequeath to my daughter Maude Pattee all of the crops growing upon my real estate at the time of my death and I hereby direct that the said crops shall not be liable for my debts or funeral expenses; I give these crops to my daughter as payment for her care and support of me, and, as I have given her all the proceeds from the farm during my lifetime, I consider her to have been fully paid for my care and support.

Item 3d: I direct my Executrix hereinafter named, as soon as practicable after my death, to make sale of all the real estate and personal property that I may own at the time of my death, under the orders and supervision of the court and reduce my entire estate to cash or negotiable securities, which said proceeds from the sale of my property shall be disposed of as hereinafter provided.

Item 4th: Inasmuch as I have in my lifetime advanced to my daughter Vice Shook, the sum of \$600.00; to my son, George Loveland, the sum of \$200.00; to my daughter Zora Loomis, the sum of \$125.00; to my daughter, Maude Pattee, the sum of \$100.00 and, to my deceased son, Frank Loveland, in his lifetime the sum of \$100.00, it is my will that the said sums so advanced to my six children, as set out above, shall be reckoned the same as if they were a part of my residuary estate and be added to the sum on hand in the possession of my executrix as provided for in item three, and shall be considered as a satisfaction to the extent of the respective amounts of the portion hereinafter given to such children or to the issue of such as are deceased; it being my intention to charge each child, or the issue of each as may be deceased, with my advancement to them in my lifetime.

Item 5th: It is my further will that all of the residue of my estate as provided by the sale of all of my property as provided for in Item three of my will, and from the computation of the advancement made by me to my children as provided for in item four of my will, shall then be divided into eight equal parts to be disposed of as follows:

To my son Jacob Loveland, I give, devise and bequeath a one eighth share of the said residue, to be held and owned by the said Jacob Loveland, or by his heirs should he not survive me, in fee simple, absolutely and forever.

To my son George Loveland, of Dayton, Ohio, I give, devise and bequeath, a one eighth (1/8) share of the said residue, to be held and owned by the said George Loveland, or by his heirs should he not survive me, in fee simple, absolutely and forever.

To my daughter, Zora Loomis, of Butler, Indiana, I give, devise and bequeath, a one eighth (1/8) share of the said residue, to be held and owned by the said Zora Loomis, or by her heirs should she not survive me, in fee simple, absolutely and forever.

To my daughter, Mary Hood, of Maple Rapids, Michigan, I give, devise and bequeath, a one eighth (1/8) share of the said residue of my estate, to be held and owned by her, or by her heirs should she not survive me, in fee simple, absolutely and forever.

To my son, George Loveland, of Indianapolis, Indiana, I give, devise and bequeath, a one eighth (1/8) share of the said residue of my estate, to be held and owned by the said George Loveland, or by his heirs should he not survive me, in fee simple, absolutely and forever.

To my daughter, Maude Pattee, of Butler, Indiana, I give, devise and bequeath, a one eighth (1/8) share of the said residue of my estate, to be held and owned by the said Maude Pattee, or by her heirs should she not survive me, in fee simple, absolutely and forever.

To my daughter, Vice Shook, of Toledo, Ohio, I give, devise and bequeath, a one eighth (1/8) share of the said residue of my estate, to be held and owned by the said Vice Shook, or by her heirs should she not survive me in fee simple, absolutely and forever.

To Walter Loveland, Ralph Loveland, Irene Loveland and Clayton Loveland, children of my deceased son Frank Loveland, all of Dayton, Ohio, I give, devise and bequeath, a one eighth share of the said residue of my estate, to be held and owned by the said Walter Loveland, Ralph Loveland, Irene Loveland and Clayton Loveland, or by their heirs of such of them as do not survive me; it being my intention that each of my said grandchildren shall take a one eighth (1/8) share of the said residue of my estate.

Item 6th: I hereby nominate and appoint, Maude Pattee of Butler, Indiana, to be the Executrix of this my Last Will and Testament.

Witness my hand and seal to this my Last Will and Testament on this the 29th day of June, 1925.

Margaret Jane Loveland
Signed, sealed and acknowledged by the said Testatrix, Margaret Jane Loveland, as and for her last Will and Testament, in our presence, who in her presence and at her request and in the presence of each other have hereunto attached our names as subscribing witnesses thereto, all on this 23rd day of June, 1925.

Miss Lizzie Wickard
Henry C. Springer



State of Indiana

DeKalb County. . . . ss:

AS IT is made known, that on the 8 day of Oct., 1928, Margaret Loveland, personally appeared before J.H.Knauer, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: that on the 17th day of June, 1926, he saw the said Margaret Jane Loveland, since deceased, execute the annexed instrument in writing, as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, witnessed and subscribed by the said Miss Jessie Wickard and Henry C. Springer in the presence of said testatrix, and in such order, the subscribing witnesses thereto; that the said testatrix, was at that time, twenty-one years of age, of sound mind, and not under an obligation or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer

Subscribed and sworn to before me this 8 day of October, 1928.

(. . . .)

J.H.Knauer, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County. . . . ss:

I, J.H.Knauer, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed will and testament of Margaret Jane Loveland has been duly admitted to probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a certificate thereof of said will and the proof thereof, has been recorded in Book No. 7 at pages 521 and 522 of the recording of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 8th day of October, 1928.

(. . . .)

J.H.Knauer
Clerk DeKalb Circuit Court.

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Peter A. Lowe WILL.

I, PETER A. LOWE, residing at West Allis, Milwaukee County, Wisconsin, and being of sound and disposing mind and memory, and of full legal age, do hereby make, publish and declare this to be my last WILL and TESTAMENT, in manner and form following, hereby revoking all other and former wills, devises and bequests by me made.

FIRST: I direct that all my just debts, funeral expenses and expenses of the administration of my estate be paid as soon after my death as practicable.

SECOND: I give, devise and bequeath unto my sister, LEILA M. LOWE, to her and to her heirs forever, an undivided one-half interest in Lot Fourteen (14), Block ten (10), Berry's Southern Addition to the village of the city of Adrian, Michigan, which property is commonly known as 634 Donin Street, Adrian, Michigan; and also an undivided one-half interest in and to the Northwest quarter of Section Twenty-five (25), Town Thirty-Four (34), Range Twenty-Five (25), in the county of Cherry, in the state of Nebraska, all of which property I inherited from my mother.

THIRD: In the event that my wife survives me, I give, devise and bequeath unto my wife, DESSA LOWE, all the rest and residue of my property, whether real, personal or mixed, or wherever the same may be situated, to her and to her heirs forever.

FOURTH: Whereas my wife and I are about to adopt a little girl named Carolyn, and it is our desire to make suitable provision for her, now therefore, in the event that my wife, DESSA LOWE, does not survive me, then and in that event I give, devise and bequeath the rest and residue of my estate, whether real, personal or mixed, or wherever the same may be situated, to the WISCONSIN TRUST COMPANY, a trust company organized and existing under and by virtue of the laws of the state of Wisconsin, and located in Milwaukee, Wisconsin, in trust for the following purposes, to-wit:

The WISCONSIN TRUST COMPANY, as such trustee, shall manage said estate so that the same shall be productive, retaining the property and securities which I may own at the time of my death so long as said trustee shall deem it for the best interest of said trust estate so to do, with full power in said trustee to sell any part or all of said trust estate when said trustee shall deem it for the best interest of said estate, and if said trustee shall sell any or all of said securities and property which I may leave, then said trustee shall reinvest the proceeds from all such sales in securities which shall be approved under the laws of Wisconsin for trust money, and shall keep the same so invested during the entire term of said trust estate, and after paying said trust company such reasonable sum for its services as the County Court of Milwaukee County shall determine, said trust company shall pay to the guardian of the person of our said adopted daughter CAROLYN, during her minority, the entire net income from said estate, which money shall be used by said guardian for the support, maintenance and education of said minor; in the event that, in the opinion of said guardian and said County Court of Milwaukee County, it shall be necessary to consume any portion of the principal of said estate for the purpose of the maintenance and liberal education of said minor or her care while sick, said trustee shall pay to said guardian, for such specific purpose or purposes, such sum, out of said principal, in addition to said interest, as the court may order upon a proper showing by the guardian; upon said minor's arriving at the age of twenty-one years said trust company shall pay to said minor the sum of Two Thousand Dollars (\$2000.00), out of said estate, on said birthday of said minor, and shall pay to said minor annually thereafter the sum of Two Thousand Dollars (\$2000.00) until the entire principal and interest of said estate shall be consumed. In the event that said minor shall die before all of said estate shall be consumed in accordance with the foregoing provisions, then the rest and residue of said trust estate shall be divided into two equal parts, one of which shall be divided, by said trustee, among such of my legal heirs as shall be then living, share and share alike, and the other equal part among such of my wife's legal heirs as shall be then living, share and share alike.

It is my wish and the wish of my wife that my wife's brother, H.W. MOUNTZ, of Garrett, Indiana, be appointed the guardian of the person of our said adopted daughter CAROLYN in the event that my wife shall not survive me.

LASTLY: I nominate and appoint my wife, DESSA LOWE, to be the executrix of this my will, and request that she be not required to give bond as such executrix. If my wife shall not survive me, then I nominate and appoint the WISCONSIN TRUST COMPANY executor of this my will, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at the City of West Allis, Milwaukee County, Wisconsin, this 14 day of June, 1919.

Peter A. Lowe (Seal)

The above and foregoing instrument, consisting of this and two other typewritten sheets, was on the 14 day of June, 1919, in our presence, duly signed and sealed by the testator, PETER A. LOWE, and by said testator published and declared to be his last will and testament, and we now here, at his request and in his sight and presence, and in the presence of each other, have hereunto set our hands and seals as attesting witnesses.

H.L. Pryor (Seal)
Residing in Milwaukee, Wisconsin.

Annie H. Pryor (Seal)
Residing in Milwaukee, Wisconsin.



Notice of Taking Deposition to
Probate Will.

Notice is hereby given that on the 31st day of July, 1923 between the hours of 9 A.M. and 4 P.M. at the Office of O.J. Bullock, 303 First Wisconsin National Bank Building, 425 East Water Street, Milwaukee, Wisconsin, the undersigned will take the deposition of Anne H. Pryor as a witness to prove the execution of the will of Peter A. Lowe deceased and in support of the application of the undersigned for the probate of the will of said Peter A. Lowe.

Witness my hand and seal this 20 day of July, 1923.

Dosca M. Lowe.

State of Indiana SS

County of DeKalb

DeKalb Circuit Court

Deposition of Anne H. Pryor taken on behalf of Dosca Lowe in the matter of the probate of the will of Peter A. Lowe deceased pursuant to the attached notice. Anne H. Pryor being duly sworn on her oath to testify to the truth, the whole truth, and nothing but the truth deposes as follows:

Question. You may state your name.
Answer. Anne H. Pryor
Question. Where do you reside?
Answer. 168 East Center Street, Wauwatosa, Wis.
Question. Were you acquainted with Peter A. Lowe during his lifetime?
Answer. Yes.
Question. Calling your attention to the attached will you may state whether or not the signature of Anne H. Pryor attached thereto as a witness is your signature?
Answer. It is.
Question. Did you on the fourteenth day of June, 1919 see Peter A. Lowe sign the said written instrument as his last will and testament?
Answer. Yes
Question. Was Peter A. Lowe at the time of signing said will a person of sound mind and over twenty-one years of age?
Answer. Yes.
Question. Calling your attention to the signature of A.L. Pryor as a witness to said will you may state if he signed said will as a witness.
Answer. He did in my presence.
Question. Did the said Peter A. Lowe execute and sign the said will in the presence of yourself and A.L. Pryor and did A.L. Pryor and yourself at the request of Peter A. Lowe and in his sight and presence and in the presence of each other sign the said will as a witness?
Answer. Yes we did.

Anne H. Pryor.

State of Wisconsin SS
County of Milwaukee

I the undersigned notary public in the aforesaid county do hereby certify that the foregoing deposition was taken before me at the office of O.J. Bullock 303 First Wisconsin National Bank Building, Milwaukee, Wisconsin on the 31st day of July, 1923 pursuant to the attached notice. That the said Anne H. Pryor was first by me duly sworn to testify to the truth, the whole truth, and nothing but the truth in the matter for the application for the probate of the will of Peter A. Lowe deceased in the DeKalb Circuit Court of DeKalb County, Indiana. That after the aforesaid deposition was taken and after reading the same, said A.H. Pryor signed and subscribed to the same as upon said deposition appears.

In witness whereof I have hereunto set my hand and seal this 31st day of July, 1923.

A.J. Hesse
Notary Public Milwaukee County

My commission expires May 15, 1927. (Seal.)

Notice of Taking Deposition to
Probate Will.

Notice is hereby given that on the 31st day of July, 1923 between the hours of 9 A.M. and 4 P.M. at the office of Clarence Bullock, 425 East Water St. Milwaukee, Wisconsin the undersigned will take the deposition of Anne H. Pryor as a witness to prove the execution of the will of Peter A. Lowe deceased and in support of the application of the undersigned for the probate of the will of said Peter A. Lowe.

Witness my hand and seal this 10 day of July, 1923.

Dosca Lowe.

State of Indiana, County of DeKalb SS

In the matter of the estate of Peter A. Lowe, deceased

Proof of notice of taking deposition.

H.W. Mountz, being duly sworn upon his oath says that notice of the taking of deposition of Anne H. Pryor, a witness to the execution of the will of Peter A. Lowe, deceased, was given by posting a written notice of the taking of said deposition in the office of the clerk of the DeKalb Circuit Court, in the Court House at Auburn, Indiana, more than twenty days prior to the time set for the taking of said deposition, a copy of which notice is filed herewith and made a part hereof, marked exhibit A.

H.W. Mountz. (OVER)



State of Indiana, DeKalb County, SS:

I, E.A. McClintock Clerk of the DeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Peter A. Lowe has been duly admitted to Probate in said county, and proven by the testimony of Anna H. Pryor one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No.7 at pages 163-165 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, this 28th day of August 1923.

E.A. McClintock

Clerk DeKalb Circuit Court.

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Subscribed and sworn to before me this 28th day of August, 1923.

E.A. McClintock
Clerk DeKalb Circuit Court.

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WILL OF
PETER A. LOWE.

1511



Maude E. Lutey

I, Maude E. Lutey hereby make and declare this to be my last will and testament.

Item I. I will and direct that as soon as possible after my decease, my burial expenses first be paid.

Item II. I give and bequeath all my property, real, personal and mixed to my husband, James F. Lutey.

Item III. I hereby name and appoint my husband, James F. Lutey, executor of this will.

IN WITNESS WHEREOF, I hereunto subscribe my name this 23rd day of October, 1941.

Maude E. Lutey

David Hogg

Eleanor Crewson

WITNESS SWS

STATE OF INDIANA
DEKALB COUNTY

SS

BE IT REMEMBERED, That on the _____ day of March, 1941 David Hogg personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 23rd day of October, 1941, he saw the said Maude E. Lutey, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said David Hogg and Eleanor Crewson in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

David Hogg

Subscribed and sworn to before this 26th day of March, 1941.

My Commission Expires- 10-6-44

H.W. Mountz

Notary Public

STATE OF INDIANA, DEKALB, SS:

I, Murray A. Steele Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Maude E. Lutey has been duly admitted to Probate in said county, and proven by the testimony of David Hogg one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 310 of the record of Wills of said county.

IN WITNESS WHEREOF, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court, this 26th day of March, 1941.

(Court Seal)

Murray A. Steele

Clerk DeKalb Circuit Court

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WILL OF GERTRUDIE LUTTMAN

I, Gerttrude Luttmann, a resident of DeKalb County, Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare this my Last Will and Testament, hereby revoking any and all former Wills by me.

ITEM I. I hereby direct that my executrix hereinafter named shall first pay all of my just and proven debts and the expense of my funeral and last illness.

ITEM II. I hereby bequeath to my beloved son, Harry J. McCullough, the sum of \$300.00.

ITEM III. I hereby direct that my executrix shall sell all of the personal and real property of which I shall die possessed or seized into cash and for this purpose my said executrix is hereby given full power and authority to collect all indebtedness due me or my estate, and to sell, transfer and convey all of my personal and real property, giving and granting to my said executrix the power to execute contracts, bills of sale, deeds of conveyance and any and all other instruments necessary. The sale and conveyance of all such property shall be made by my executrix as soon as is practical after my death and whenever and upon whatever terms as my executrix shall deem for the best interest of my estate, and out of the funds so derived my executrix shall pay the bequest provided for in Item II and make distribution of the residue as hereinafter provided in Item IV.

ITEM IV. I hereby direct that my executrix shall divide the residue of my estate after bequests to the following equally share and share alike:-

My daughters, Mabel Blair; Dora F. Holmes; Ruth L. Dunafin, and my sons, Clark N. Luttmann; Jason A. Luttmann; Harold H. Luttmann and Harry J. McCullough.

ITEM V. I hereby nominate my daughter, Dora F. Holmes, as the executrix of this My Will.

WITNESS my hand and seal at Goramna, Indiana, this 24th day of June 1943.

Gerttrude Luttmann (SWAL)
Testatrix

The foregoing instrument signed and acknowledged by Gerttrude Luttmann as and for her Last Will and Testament in our presence, who at her request in her presence and in the presence of each other, have hereunto signed our names as witnesses at Goramna, Indiana, this 24th day of June 1943.

Witness: Charles E. Strouse (SWAL)
Witness: J. D. Brinkerhoff, Jr. (SWAL)

State of Indiana:
: : :
County of DeKalb:

BE IT REMEMBERED, That on the 11th day of April 1950, J. D. Brinkerhoff, Jr., personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 24th day of June 1943, he saw the said Gerttrude Luttmann, since deceased, execute the annexed instrument in writing and for her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said J. D. Brinkerhoff, Jr., and Charles E. Strouse in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

J. D. Brinkerhoff, Jr.

(S E A L)
Subscribed and sworn to before me this 11th day of April, 1950.

Ralph W. Bruce,
Clerk DeKalb Circuit Court

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of Gerttrude Luttmann has been duly admitted to Probate in said county, and proven by the testimony of J. D. Brinkerhoff, Jr., one of the subscribing witnesses thereto, and that a complete record of said will, and the proof thereof, has been recorded in Book No. 10 at pages 110, of the Record of Wills in said county.

IN ATTTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 11th day of April 1950.

Ralph W. Bruce,
Clerk DeKalb Circuit Court

(S E A L)

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LAST WILL AND TESTAMENT
OF
MARION LUTTMAN.

I, Marion Luttmann, a resident of the town of Gorham, DeKalb County, Indiana, being of sound mind and disposing memory and being mindful of the uncertainties of life, do now make, publish and declare this instrument to be my last will and testament, hereby revoking any and all testamentary instruments by me heretofore made, if any.

Item I. I desire that my just debts, including doctor's bills, and funeral expenses, and costs of administration, be first paid.

Item II. Subject only to the provisions of Item I of this will, I give all of my property of every kind and character and wheresoever situated, unto my beloved wife Emma Childs Luttmann, to be hers absolutely, in fee simple and forever.

Item III. I make no provision in this my will for my beloved son Arthur Luttmann for the reason that I am confident that he will be well cared for by his mother, my beloved wife Emma Childs Luttmann, out of the moneys and property I have in this will devised and bequeathed to her, so long as she is able so to do.

Item IV. In case of necessity for administration upon my estate, I do hereby nominate and appoint my said wife Emma Childs Luttmann, to be the executrix of this my last will and testament.

In witness whereof, I have hereunto set my hand and seal, at Gorham, DeKalb County, Indiana, this 1st day of May, in the year of our Lord, one thousand nine hundred thirty.

Marion Luttmann. . . . (SEAL)

The foregoing last will and testament of Marion Luttmann was by said testator signed, sealed and published by said Marion Luttmann as and for his last will and testament in our presence, and we have, at his request, in his presence and in the presence of each other, subscribed our names hereto as subscribing witnesses to said last will and testament, this 1st day of May, 1930.

Orlo A. Arnold
E. D. Case

State of Indiana,
DeKalb County. . . . ss:

BE IT REMEMBERED, That on the 10th day of June, 1930, E. D. Case personally appeared before the DeKalb Circuit Court, of the State of Indiana and being sworn by the Clerk of said Court, testified as follows: That on the 1st day of May, 1930, he saw the said Marion Luttmann, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said E. D. Case and Orlo A. Arnold, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

E. D. Case
subscribed and sworn to before me this 10th day of June, 1930.

Glenn Potter
Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County. . . . ss:

I, Glenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Marion Luttmann, has been duly admitted to Probate in said county, and proven by the testimony of E. D. Case, one of the subscribing witnesses thereto and that a complete record of said Will and the Proof thereof, has been recorded in Book No. 5 at page 47 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 10th day of June, 1930.

(SEAL) Glenn Potter
Clerk DeKalb Circuit Court.



Wilbert S. Lutz.

This is the last will and testament of one Wilbert S. Lutz, made this sixth day of October, A. D., 1926, in Auburn, Co nty of DeKalb and State of Indiana, as follows:

I bequeath all my lands tenements and hereditaments, and all my household furniture, ready money securities for money, money secured by life insurance, goods and chattels and all other parts of my real and personal estate and effects, whatsoever and wheresoever, u to my wife Laure S. Lutz, her heir administrators and assigns, to and for her and there absolute use and benefit according to the nature and quality thereof respectfully, subject only to the payment of my just debts, funeral and testamentary expenses, and the charge of proving and registering this my will.

And I appoint my said wife, Executrix of this my will and thereby revoking all other wills.

In Witness Whereof, I hereunto set my hand and seal the day and year above written oned.

(Signed) Wilbert S. Lutz.

Signed sealed published and acknowledged by the said Wilbert S. Lutz, as and for his last will and testament in the presence of us, and at his request and in the presence of each other, have subscribed our names as witnesses thereof.

Wm. H. Loy, Auburn, Indiana.

Lilla Mae Loy, Auburn, Indiana.

State of Indiana, Co nty of DeKalb. . . .

BE IT REMEMBERED, That on the 4th day of August, 1938, Wm. H. Loy, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 6th day of October 1926, he saw the said Wilbert S. Lutz, since deceased, execute the annexed instrument in writing and for his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said William H. Loy and Lilla Mae Loy, in the presence of said testator and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty one years of age, of sound mind and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Wm. H. Loy.

Subscribed and sworn to before me this the 4th day of August, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana, DeKalb County. . . .

I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Wilbert S. Lutz, has been duly admitted to probate in said county, and probated by the testimony of Wm. H. Loy, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 515 of the record of wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 4th day of August, 1938.

Carl Walter, Clerk DeKalb Circuit Court.

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Zimmerman, Forrest	146, 688
Zimmerman, Forrest D.	430
Zimmerman, Gladys	980
Zimmerman, Kathryn	487
Zimmerman, Leona	338
Zimmerman, Mary C.	980

ZIMMERMAN, OSCAR	980
Zircher, Magdalena	555
ZONKER, EMMA	981
Zurbrugg, Wm. F.	274



